Washington

OCTOBER 15, 1980

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(Subject/Agency index at back of issue) This issue contains documents officially filed not later than October 1, 1980

CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: The 37th item in the August 5, 1981, Register would be cited as WSR 81-15-37.

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the Code Reviser pursuant to chapter 28B.19 RCW or 34.04 RCW is available for public inspection during normal office hours. The Code Reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to noon and from 1 p.m. to 5 p.m. Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

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CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER Code Reviser

WASHINGTON STATE REGISTER

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The Washington State Register is an official publication of the State of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the Code Reviser pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

Robert L. Charette, Chairman, Statute Law Committee

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Editor

Joyce Christian

Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

- (a) Proposed rules are those rules pending permanent adoption by an agency and set forth in eight point type.
- (b) Adopted rules have been permanently adopted and are set forth in ten point type.
- (c) Emergency rules have been adopted on an emergency basis and are set forth in ten point oblique type.

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
 - (i) underlined matter is new matter;
 - (ii) deleted matter is ((lined out and bracketed between double parentheses));
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

Material contained in the Register other than rule-making actions taken under the APA or the HEAPA does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

6. EDITORIAL CORRECTIONS

Material inserted by the code reviser for purposes of clarification or correction or to show the source or history of a document is enclosed in brackets [].

7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

1980-1981 DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION (Revised 6/12/80)

				Closing Dates ¹	
			OTS ³	Non-OTS	Non-OTS
			10 pages	and 11 to	and 30 pages
	Distribution	First Agency	maximum	29 pages	or more
Issue No.	Date	Action Date ²	(14 days)	(28 days)	(42 days)
80-06	Jun 18	Jul 8	Jun 4	May 21	May 7
80-07	Jul 2	Jul 22	Jun 18	Jun 4	May 21
80-08	Jul 16	Aug 5	Jul 2	Jun 18	Jun 4
80-09	Aug 6	Aug 26	Jul 23	Jul 9	Jun 25
80-10	Aug 20	Sep 9	Aug 6	Jul 23	Jul 9
80-11	Sep 3	Sep 23	Aug 20	Aug 6	Jul 23
80-12	Sep 17	Oct 7	Sep 3	Aug 20	Aug 6
80-13	Oct 1	Oct 21	Sep 17	Sep 3	Aug 20
80-14	Oct 15	Nov 4	Oct 1	Sep 17	Sep 3
80-15	Nov 5	Nov 25	Oct 22	Oct 8	Sep 24
80-16	Nov 19	Dec 9	Nov 5	Oct 22	Oct 8
80-17	Dec 3	Dec 23	Nov 19	Nov 5	Oct 22
80-18	Dec 17	Jan 6, 1981	Dec 3	Nov 19	Nov 5
81-01	Jan 7, 1981	Jan 27	Dec 24, 1980	Dec 10	Nov 26
81-02	Jan 21	Feb 10	Jan 7	Dec 24, 1980	Dec 10
81-03	Feb 4	Feb 24	Jan 21	Jan 7	Dec 24, 1980
81-04	Feb 18	Mar 10	Feb 4	Jan 21	Jan 7
81-05	Mar 4	Mar 24	Feb 18	Feb 4	Jan 21
81-06	Mar 18	Apr 7	Mar 4	Feb 18	Feb 4
81-07	Apr l	Apr 21	Mar 18	Mar 4	Feb 18
81-08	Apr 15	May 5	Apr 1	Mar 18	Mar 4
81-09	May 6	May 26	Apr 22	Apr 8	Mar 25
81-10	May 20	Jun 9	May 6	Apr 22	Apr 8
81-11	Jun 3	Jun 23	May 20	May 6	Apr 22

'All documents are due at the Code Reviser's Office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

Jul 7

2"No proceeding shall be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained." RCW 28B, 19.030(2) and 34.04.025(2). These dates represent the twentieth day after the distribution date of the immediate preceding Register.

³OTS is the acronym used for the Order Typing Service offered by the Code Reviser's Office which is briefly explained in WAC 1-12-220 and WAC 1-13-240.

STATEMENT OF OWNERSHIP, MANAGEMENT, AND CIRCULATION (Required by 39 U.S.C. 3685)

The WASHINGTON STATE REGISTER (USPS 421-530), is published twice each month by the Statute Law Committee, Office of the Code Reviser, Legislative Building, Olympia, Washington 98504. The filing date of this report was September 26, 1980. The annual subscription price is \$50 for 24 issues. The general business offices of the publisher are located in the Legislative Building, Olympia, Washington 98504.

The editor is GayLynne Marelius, Code Reviser's Office, Legislative Building, Olympia, Washington 98504. There is no managing editor.

The owner is the Statute Law Committee, State of Washington, Legislative Building, Olympia, Washington 98504.

There are no known bondholders, mortgagees, or other security holders.

The extent and nature of the circulation is as follows:

Jun 17

81-12

The survey was an arranged and arranged and arranged and arranged arranged and arranged arran		
	Average no. copies each issue during preceding 12 mos.	Actual no. copies of single issue published nearest to filing date
Total no. copies printed	700	700
Paid circulation		
Sales through dealers & carriers, street vendors, & counter sales	57	61
Mail Subscriptions	298	304
Total paid circulation	355	365
Free distribution by mail, carrier, or other means; samples,		
complimentary, and other free copies	119	119
Total distribution	474	484
Copies not distributed		
Office use, left over, unaccounted, spoiled after printing	226	216
Returns from news agents	0	0
Total	700	700
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I certify that the statements made by me are correct and complete.

Jun 3

May 20

May 6

WSR 80-14-001 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-124-Filed September 18, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is adopted pursuant to the Columbia River Compact.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.40.010 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 18, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-32-03000W GILL NET SEASONS. Notwithstanding the provisions of WAC 220-32-030, WAC 220-32-031, and WAC 220-32-032, it shall be unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E, except at those times and in those areas designated below:

Areas IA, IB, IC and ID.

6:00 p.m. September 28 to 6:00 p.m. October 2, 1980.

6:00 p.m. October 5 to 6:00 p.m. October 9, 1980.

6:00 p.m. October 12 to 6:00 p.m. October 16, 1980.

6:00 p.m. October 19 to 6:00 p.m. October 23, 1980.

6:00 p.m. October 26 to 6:00 p.m. October 30, 1980.

7-inch maximum mesh restriction.

NEW SECTION

WAC 220-32-03600G CLOSED AREAS—RI-VER MOUTHS. Notwithstanding the provisions of WAC 220-32-036, effective September 28, 1980 until further notice, it shall be unlawful to take, fish for or possess salmon for commercial purposes in or from the following closed waters of the Columbia River:

(1) Kalama River and Lewis River mouths - waters within one quarter mile from shore between points one

mile below and one-half mile above the mouths of the Lewis and Kalama Rivers.

(2) Elokomin River – waters of Elokomin Slough and the Columbia River northerly and easterly of a line projected from light "37" (white flashing 4-seconds) on the Washington shore to light "39" on Hunting Island.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-03000V GILL NET SEASONS. (80-111)

WAC 220-32-03600F TERMINAL AREA FISH-ERIES. (80-90)

WSR 80-14-002 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-126-Filed September 18, 1980]

- I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to protect Harrison River chinook salmon.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 18, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-00700J MESH RESTRICTION. (1) Effective September 20 through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with gill net gear having a mesh size greater than 5-7/8 inches in Puget Sound Management and Catch Reporting Area 7.

(2) Effective September 20 through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to retain chinook salmon taken for

commercial purposes with purse seine gear in Puget Sound Salmon Management and Catch Reporting Area

NEW SECTION

WAC 220-28-007A01 MESH RESTRICTION.
(1) Effective September 20 through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with gill net gear having a mesh size greater than 5-7/8 inches in Puget Sound Management and Catch Reporting Area 7A.

(2) Effective September 20 through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to retain chinook salmon taken for commercial purposes with purse seine gear in Puget Sound Salmon Management and Catch Reporting Area 7A.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220–28–007001 MESH RESTRICTION. (80–48)

WAC 220-28-007A0H Mesh Restriction. (80-48)

WSR 80-14-003 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-127—Filed September 18, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to protect upriver fall chinook salmon.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 18, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-57-160001 COLUMBIA RIVER. (1) Notwithstanding the provisions of WAC 220-57-160, effective immediately until further notice, it shall be unlawful to take, fish for or possess salmon for personal use in that portion of the Columbia River north of a line projected from Abernathy Point light to a boundary marker located on the shore east of the mouth of Abernathy Creek.

(2) Notwithstanding the provisions of WAC 220-57-160, effective 12:01 a.m. September 22, 1980 until further notice, the personal use salmon bag limit in those waters of the Columbia River downstream from Chief Joseph Dam to Bonneville Dam shall be Bag Limit C.

NEW SECTION

WAC 220-57-50500C (LITTLE) WHITE SALM-ON RIVER (DRANO LAKE). Notwithstanding the provisions of WAC 220-57-505, effective September 22, 1980 until further notice, the personal use salmon bag limit in (Little) White Salmon River (Drano Lake) shall be Bag Limit C.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-57-16000H COLUMBIA RIVER. (80-116)

WSR 80-14-004 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-128-Filed September 18, 1980]

- I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is chinook salmon have cleared the area and coho management needs prevail.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 18, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-005F0L CLOSED AREA. Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Sekiu, Hoko, Clallam, Pysht and Lyre Rivers and Salt and Deep Creeks.

NEW SECTION

WAC 220-28-006G0H CLOSED AREA. Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from that portion of the Elwha River upstream from the tribal hatchery intake.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-005F0K CLOSED AREA. (80-64)

WSR 80-14-005 EMERGENCY RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Order 80-18-Filed September 19, 1980]

- I, James T. Hughes, director of Labor and Industries, do promulgate and adopt at the Director's Office, Olympia, Washington, the annexed rules relating to electrical workers safety rules, chapter 296-45 WAC.
- I, James T. Hughes, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the electrical workers safety rules, chapter 296-45 WAC does not address tree trimming. These rules are necessary to ensure the safety of persons engaged in tree trimming operations.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 34.04.030 and 34.04.040 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 19, 1980.

By James T. Hughes

Director

AMENDATORY SECTION (Amending Order 76–38, filed 12/20/76)

WAC 296-45-65003 SCOPE AND APPLICA-TION. (1) The work for which this chapter is enacted is a specialized type of construction work and, insofar as it is specialized, such operations, procedures and work require a particular type of rule or regulation which is generally embodied within this chapter. The purpose of this chapter shall be to avoid those hazards peculiar to the industry, the purpose for which this chapter is designed and this chapter shall include employees and employers whose business and work include power distribution and transmission lines, and tree trimming. The standards apply to all such construction work of an electrical nature regardless of the general nature of the business. The criterion for application of this chapter shall be the nature of the particular work to be or which is being performed. That work which is intended to be encompassed within the provisions of the mandatory and recommended provisions of this chapter shall include that work, conditions, practices, means, operations and processes performed at or on power distribution and transmission line installations, regardless of location, whether such installation for power distribution is (are) above ground or below ground, and shall include such adjacent and supporting structures as are fairly encompassed by these regulations.

Generally, the nature of the work will be such that industrial insurance premiums could reasonably be said to be reportable; (as of the effective date of this chapter) under WAC 296-17-521 (Class 5-8); WAC 296-17-522 (Class 6-1); ((and)) WAC 296-17-539 (Class 13-1); and WAC 296-17-506 (Class 1-6). This guideline applies insofar as said class either directly or indirectly is related to the construction, erection, maintenance, repair, alteration, or other operation involving power distribution and transmission lines.

- (2) Communication lines and work directed communication lines as defined in chapter 296-32 WAC (Safety Rules for Telecommunications) are subject to the provisions of chapter 296-32 WAC and are not encompassed within the scope of this chapter.
- (3) These standards shall apply to installations under the exclusive control of electric utilities used for the purpose of communications or metering, or for generation, control, transformation, transmission, and distribution of electric energy, which are located in buildings used exclusively by the electric utilities for such purposes, or located outdoors on property owned or leased by the electric utilities or on public highways, streets, roads, etc., or outdoors by established rights on private property.
- (4) Operation, conditions, work methods and other work related situations or activities not specifically covered by this chapter are subject to the rules and regulations of chapter 296–24 WAC, General Safety and Health Standards; chapter 296–62 WAC, General Occupational Health Standards; chapter 296–155 WAC,

Safety Standards for Construction Work, and, insofar as applicable to employee safety and health, RCW 19.29. Additionally, operations, conditions, work methods and other work related situations or activities may be subject to additional rules and regulations depending upon the nature of the work being performed.

- (5) Under certain circumstances, an employer may obtain a variance from the Director of the Department of Labor and Industries or his authorized representative. Until such time as a variance is granted, the employer and employees must comply with the mandatory provisions of this chapter. The procedure and requirements for variances are found in WAC 296-350-200 through WAC 296-350-280.
- (6) These rules shall not apply to the use of existing electrical installations during their lifetime, provided they are maintained in good condition and in accordance with the applicable safety factor requirements and the rules in effect at the time they were installed, and provided that reconstruction shall conform to the rules as herein provided.
- (7) Any rule, regulation or standard contained within this chapter, if subject to interpretation, shall be interpreted so as to achieve employee safety, which is the ultimate purpose of this chapter.
- (8) Should a rule or standard contained within this chapter conflict, in any manner, with a standard or rule contained within a general (horizontal) chapter, the standard or rule contained herein shall apply so long as the work being done is electrical work involving power distribution and transmission lines. Should a standard or rule contained within this chapter conflict, in any manner, with a standard or rule contained within a specialized (vertical) chapter (one which applies to a particular type of work), the standard or rule contained herein shall apply as long as the work being performed involves power distribution and transmission lines as hereinbefore defined. Should there be a conflict between two or more standards or rules contained within this chapter, the standard or rule which affords the worker greater safety shall apply.
- (9) Neither the promulgation of these rules, nor anything contained in these rules shall be construed as affecting the relative status or civil rights or liabilities between employers and their employees and/or the employees of others and/or the public generally, nor shall the use herein of the words "duty" and "responsibility" or either, import or imply liability other than provided for in the industrial insurance and safety laws of the State of Washington, to any person for injuries due to negligence predicated upon failure to perform or discharge any such "duty" or "responsibility," but failure on the part of the employees, foreman, or employer to comply with any compulsory rules may be cause for the Department of Labor and Industries to take action in accordance with the industrial insurance and safety laws.
- (10) "Shall" and "must" as used in this chapter make the provisions mandatory. "Should," "may," or "it is recommended" are used to indicate the provisions are not mandatory but are recommended.
- (11) If any section, subsection, phrase, or provisions of this chapter or part thereof should be held invalid by any

court for any reason, such invalidity shall not in any way affect the validity of the remainder of this chapter, unless such decision renders the remainder of the provision unintelligible, or changes the meaning of such other provision or provisions.

(12) When the language used in this chapter indicates that it is the responsibility, duty, or obligation of the foreman or other employee, it shall also be the employer's responsibility, obligation, and duty.

Whenever this chapter refers to the provisions of another safety and health standard or statute affecting safety and health, such reference refers to the statute or code in effect at the time the work is being performed.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 296-45-660 TREE TRIMMING—ELECTRICAL HAZARDS. (1) General.

- (a) Employees engaged in pruning, trimming, removing, or clearing trees from lines shall be required to consider all overhead and underground electrical power conductors to be energized with potentially fatal voltages, never to be touched (contacted) either directly or indirectly.
- (b) Employees engaged in line-clearing operations shall be instructed that:
- (i) A direct contact is made when any part of the body touches or contacts an energized conductor, or other energized electrical fixture or apparatus.
- (ii) An indirect contact is made when any part of the body touches any object in contact with an energized electrical conductor, or other energized fixture or apparatus.
- (iii) An indirect contact can be made through conductive tools, tree branches, truck equipment, or other objects, or as a result of communications wires, cables, fences, or guy wires being accidentally energized.
- (iv) Electric shock will occur when an employee, by either direct or indirect contact with an energized conductor, energized tree limb, tool, equipment, or other object, provides a path for the flow of electricity to a grounded object or to the ground itself. Simultaneous contact with two energized conductors will also cause electric shock which may result in serious or fatal injury.
- (c) Before any work is performed in proximity to energized conductors, the system operator/owner of the energized conductors shall be contacted to ascertain if he knows of any hazards associated with the conductors which may not be readily apparent. This rule does not apply when operations are performed by the system operator/owner.
- (2) Working in proximity to electrical hazards. (a) Employers shall ensure that a close inspection is made by the employee and by the foreman or supervisor in charge before climbing, entering, or working around any tree, to determine whether an electrical power conductor passes through the tree, or passes within reaching distance of an employee working in the tree. If any of these conditions exist either directly or indirectly, an electrical

hazard shall be considered to exist unless the system operator/owner has caused the hazard to be removed by deenergizing the lines, or installing protective equipment.

- (b) Only employees or trainees, familiar with the special techniques and hazards involved in line clearance, shall be permitted to perform the work if it is found that an electrical hazard exists.
- (c) During all tree working operations aloft where an electrical hazard of more than 750 volts exists, there shall be a second employee or trainee qualified in line clearance tree trimming within normal voice communication.
- (d) Where tree work is performed by employees qualified in line-clearance tree trimming and trainees qualified in line-clearance tree trimming, the clearances from energized conductors given in Table 2 shall apply.

TABLE 2

Minimum Working Distances From Energized
Conductors
For Line-Clearance Tree Trimmers and LineClearance

Tree-Trimmer Trainees

Voltage Range (Phase to Phase) (kilovolts)	Minimum Working Distance	
2.1 to 15.0	2 ft. 0 in.	
15.1 to 35.0	2 ft. 4 in.	
35.1 to 46.0	2 ft. 6 in.	
46.1 to 72.5	3 ft. 0 in.	
72.6 to 121.0	3 ft. 4 in.	
138.0 to 145.0	3 ft. 6 in.	
161.0 to 169.0	3 ft. 8 in.	
230.0 to 242.0	5 ft. 0 in.	
345.1 to 362.0	7 ft. 0 in.	
500.0 to 552.0	11 ft. 0 in.	
700.0 to 765.0	15 ft. 0 in.	

- (e) Branches hanging on an energized conductor may only be removed using insulated equipment by a qualified electrical worker.
- (f) Rubber footwear, including lineman's overshoes, shall not be considered as providing any measure of safety from electrical hazards.
- (g) Ladders, platforms, and aerial devices, including insulated aerial devices, shall not be brought in contact with an electrical conductor. Reliance shall not be placed on their dielectric capabilities.
- (h) When an aerial lift device contacts an electrical conductor, the truck supporting the aerial lift device shall be considered as energized.
- (3) Storm work and emergency conditions. (a) Since storm work and emergency conditions create special hazards, only authorized representatives of the electric utility system operator/owner and not telecommunication workers may perform tree work in these situations where energized electrical power conductors are involved.

(b) When an emergency condition develops due to tree operations, work shall be suspended and the system operator/owner shall be notified immediately.

WSR 80-14-006 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-129-Filed September 19, 1980]

- I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is coho management needs prevail in Area 6D. Areas 10B and 10D remain closed to protect Lake Washington sockeye and chinook. Dungeness River remains closed to protect chinook salmon. Hammersley and Case Inlets are closed to ensure escapements by local early-timing chum salmon stocks. I.P.S.F.C. has relinguished control in U.S. waters

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 19, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-006F01 CLOSED AREA. Effective immediately through September 30, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Dungeness River.

NEW SECTION

WAC 220-28-010BOQ CLOSED AREA. Effective immediately through September 30, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Puget Sound Management and Catch Reporting Area 10B.

NEW SECTION

WAC 220-28-010D0P CLOSED AREA. Effective immediately through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Puget Sound Management and Catch Reporting Area 10D.

NEW SECTION

WAC 220-28-013B0L CLOSED AREA. Effective September 20, 1980 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in:

(1) that portion of Puget Sound Salmon Management and Catch Reporting Area 13B westerly of a line projected from the flashing light (F1 4 sec) at Arcadia to

Hungerford Point.

(2) that portion of Puget Sound Salmon Management and Catch Reporting Area 13B northerly of a true eastwest line projected through the southernmost point on Stretch Island and intersecting with the eastern and western shores of Case Inlet.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-28-006D0F CLOSED AREA. (80-50)

WAC 220-28-006F0H CLOSED AREA. (80-50) WAC 220-28-010B0P CLOSED AREA. (80-50)

WAC 220-28-010B0P CLOSED AREA. (80-50) WAC 220-28-010D0N CLOSED AREA. (80-50)

WAC 220-28-800 TREATY INDIAN SOCKEYE FISHERY. (80-68)

WAC 220-28-808 TREATY INDIAN SOCKEYE FISHERY. (80-110)

WAC 220-47-901 COMMERCIAL SOCKEYE SALMON FISHERY. (80-78)

WAC 220-47-906 COMMERCIAL SOCKEYE SALMON FISHERY. (80-110)

WSR 80-14-007 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-130-Filed September 19, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to meet allocation requirements for commercial salmon fishing.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 19, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-47-31200B PURSE SEINE—WEEK-LY PERIODS. Notwithstanding the provisions of WAC 220-47-312, effective September 21 through October 4, 1980, it shall be unlawful to take, fish for or possess salmon with purse seine gear except during the weekly open periods hereinafter designated in the following Puget Sound Salmon Management and Catch Reporting Areas:

Areas 7 and 7A – Weeks beginning September 21 and September 28: Monday, Tuesday and Wednesday.

Area 7B – Week beginning September 21: Monday, Tuesday, Wednesday, Thursday and Friday.

Note: Purse Seine fishing in Area 7B closes at 4:00 p.m. on Friday September 26, 1980.

Week beginning September 28: Monday, Tuesday, Wednesday and Thursday.

Area 8A – Weeks beginning September 21 and September 28: Closed.

Areas 10 and 11 - Week beginning September 21: Monday.

NEW SECTION

WAC 220-47-41200E GILL NET—WEEKLY PERIODS. Notwithstanding the provisions of WAC 220-47-412, effective September 21 through October 4, 1980, it shall be unlawful to take, fish for or possess salmon with gill net gear except during the weekly open periods hereinafter designated in the following Puget Sound Salmon Management and Catch Reporting Areas:

Areas 7 and 7A – Weeks beginning September 21: Sunday, Monday and Tuesday nights.

Week beginning September 28: Monday, Tuesday and Wednesday nights.

Area 7B – Week beginning September 21: Sunday, Monday, Tuesday, Wednesday and Thursday nights. Week beginning September 28: Monday, Tuesday, Wednesday and Thursday nights.

Area 8A – Weeks beginning September 21 and September 28: Closed.

Areas 10 and 11 - Week beginning September 21: Sunday night.

WSR 80-14-008 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-131—Filed September 19, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Area 7 and 7A restrictions are necessary to protect Harrison River chinook salmon. Coho management needs prevail in the lower Skagit River

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 19, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-00700K MESH RESTRICTION.
(1) Effective September 20 through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with gill net gear having a mesh size greater than 5-7/8 inches in Puget Sound Management and Catch Reporting Area 7.

(2) Effective September 20 through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to retain chinook salmon taken for commercial purposes with purse seine gear or reef net gear in Puget Sound Salmon Management and Catch Reporting Area 7.

NEW SECTION

WAC 220-28-007A0J MESH RESTRICTION. (1) Effective September 20 through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with gill net gear having a mesh size greater than 5-7/8 inches in Puget Sound Management and Catch Reporting Area 7A.

(2) Effective September 20 through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to retain chinook salmon taken for

commercial purposes with purse seine gear or reef net gear in Puget Sound Salmon Management and Catch Reporting Area 7A.

NEW SECTION

WAC 220-28-008F0G CLOSED AREA. Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in that portion of the Skagit River upstream from the Dalles Bridge near Concrete, including all tributaries.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220–28–00700J MESH RESTRICTION. (80–126)

` WAĆ 220–28–007A0I MESH RESTRICTION. (80–126)

WAC 220-28-008F0F CLOSED AREA. (80-121)

WSR 80-14-009
ADOPTED RULES
PARKS AND RECREATION
COMMISSION

[Order 48—Filed September 22, 1980]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Wenatchee, Washington, that it does promulgate and adopt the annexed rules relating to environmental learning centers use, scheduling and definition, amending WAC 352-32-010 and adopting new sections WAC 352-32-036 and 352-32-037.

This action is taken pursuant to Notice No. WSR 80-10-056 filed with the code reviser on August 6, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Parks and Recreation Commission as authorized in RCW 43.51.040.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 18, 1980.

By D. W. Lowell

Rules Coordinator

AMENDATORY SECTION (Amending Administrative Order 9, filed November 24, 1970)

WAC 352-32-010 DEFINITIONS. Whenever used in this chapter the following terms shall be defined as herein indicated;

- (1) "Commission" shall mean the Washington State Parks and Recreation Commission.
- (2) "Director" shall mean the Director of the Washington State Parks and Recreation Commission.
- (3) "Ranger" shall mean a duly appointed Washington State Parks Ranger who is vested with police powers under RCW 43.51.170 and WAC 352-32-020, and shall include the Park Manager in charge of any State Park Area.
- (4) "Person" shall mean all natural persons, firms, partnerships, corporations, clubs, and all associations or combinations of persons whenever acting for themselves or by an agent, servant, or employee.
- (5) "Recreation vehicle" shall mean a vehicle/trailer unit, van, pickup truck with camper, motor home, converted bus, or any similar type vehicle which contains sleeping and/or housekeeping accommodations.
- (6) "Improved campsite" shall mean designated camping sites which have at least two facilities including water, sewage, or electricity available for hookup and which are designed for the use of persons with recreation vehicles or tents.
- (7) "Standard campsite" shall mean designated camping sites which have one or less facilities of water, electricity or sewage available for hookup and which are designed for the use of persons with recreation vehicles or tents.
- (8) "Camping" shall mean erecting a tent or shelter or arranging bedding or both, for the purpose of, or in such a way as will permit remaining overnight, or parking a recreation vehicle or other vehicle for the purpose of remaining overnight.
- (9) "Group camping areas" are designated areas usually primitive with minimal utilities and site amenities and are for the use of organized groups. Facilities and extent of development vary from park to park.
- (10) "Emergency area" is an area in a park which can be used for camping but is not part of the designated overnight camping area.
- (11) "State Park Area" shall mean any area under the ownership, management, or control of the Commission, including trust lands which have been withdrawn from sale or lease by order of the Commissioner of Public Lands and the management of which has been transferred to the Commission, and specifically including all those areas defined in WAC 352-15-020.
- (12) "Environmental Learning Centers (ELC)" shall mean those designated specialized facilities (formerly called resident group camps) designed to promote outdoor camping experiences and environmental education by groups in a residential setting. A group can be formalized group or an organized collection of families wishing to camp or use the ELC. ELCs are located at Camp Wooten, Columbia County; Brooks Memorial State Park, Klickitat County; Sun Lakes State Park, Grant County; Deception Pass State Park, Island and Skagit Counties; Fort Flagler State Park, Jefferson County; Millersylvania State Park, Thurston County; Moran State Park, San Juan County; Fields' Spring State Park, Asotin County; and Sequim Bay State Park, Clallum County.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 352-32-036 ENVIRONMENTAL LEARNING CENTERS (1) Use of all Environmental Learning Centers (ELCs) shall be by reservation only. From Memorial Day to Labor Day, inclusive, any group may reserve an ELC. The remainder of the year, ELCs may be reserved by schools or school districts on a priority basis Monday through Friday, except on legal holidays, and by any group on holidays and weekends. Reservations may be made for overnight or day use by following the reservation procedure provided for in this chapter. Priority of scheduling shall be as provided for herein.

- (2) ELC use will be allowed only with an official, non-transferable permit, which will be provided with confirmation of reservation. Permits are revokable for failure, or refusal to fulfill or abide by permit requirements, regulations pertaining to ELC use or regulations pertaining to use of state parks in general, all of which are applicable to ELC use.
- (3) All fees and charges for ELC use are due and payable at the conclusion of the use period. Payment shall be made to the park manager of the state park area where the ELC is located (hereinafter referred to as ELC Manager), and shall be made by cash, check or money order made payable to Washington State Treasurer.
- (4) Each ELC user group shall provide a full time camp director, who shall have attained the age of majority. Camp directors shall be responsible for all activities of the group. The camp director shall maintain all required records, including daily camper attendence as required, and shall be responsible for insuring proper payment of all fees and charges incurred as a result of the use of the ELC. The camp director shall advise the ELC manager as soon as practicable of any accidents occurring to any member of the group and of any damage occurring to state—owned property.
- (5) Each ELC user group shall obtain and display all required health permits, and shall maintain all applicable health standards as set forth in the Washington State Department of Social and Health Services, Division of Health Service rules and regulations.
- (6) No ELC or ELC sleeping quarter may be used by more than the number of persons designated in the rated capacity for the facility. Information on ELC capacities may be obtained from the ELC manager, or from the ELC reservation office, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, WA 98504.
- (7) The ELC manager shall have the authority to restrict the use of buildings or areas within the ELC when, in his or her sole discretion, it is determined that such

use could be detrimental to the health or safety of the users or others.

- (8) Recreation vehicles and tents may be allowed in ELC areas with the permission of the ELC manager.
- (9) Motor vehicles may be driven only in authorized areas, and may be parked only in specified parking areas. Only in case of an emergency will motor vehicles be allowed on service roads or within cabin areas. Posted speed limits shall be observed at all times.
- (10) Outdoor fires are permitted in approved, designated areas only. No fire is to be left unattended.
- (11) No pets are allowed in an ELC area, except as specifically authorized by the ELC manager.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 352-32-037 RESERVATIONS FOR ENVIRONMENTAL LEARNING CENTERS (1) All reservations for ELC use are to be made through the ELC reservation office, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane, Olympia, WA 98504, except for reservations for schools and school districts for weekdays, excepting legal holidays, during the period the day after Labor Day until the day before Memorial Day. In the latter case, reservations are to be made and coordinated through the office of the Superintendent of Public Instruction. Applications for all other reservations shall be in writing indicating dates and ELC desired on a form provided by the ELC reservation office.

(2) Applications for overnight use of an ELC by any user group, for a maximum of seven (7) consecutive days, during the period from Memorial Day to Labor Day, inclusive (summer season), should be filed with the ELC reservation office by September 1st of the year next preceeding the summer season for which the reservation application is made. Applications submitted prior to September 1 will not be accepted for other than the upcoming summer season. As many applications as are desired may be filed, so long as in the aggregate they do not constitute a request by any one group to use a given ELC for longer than seven (7) consecutive days. The seven (7) consecutive day limitation shall apply in all cases, except where prior existing contract with the state specifies otherwise or after filling initial requests for up to seven days from all groups requesting reservations, space remains available. Applications thus submitted by September 1 will be confirmed (and a permit issued) or denied by the following October 31st. The ELC reservation office may schedule and conduct meetings during the period September 1 to October 31st for those requesting at the various ELCs to coordinate scheduling and confirm reservations using (b) through (d) below, in order, to set confirmation priorities.

In the event of more than one application for the same dates and ELC, the following priorities, in order, shall be observed:

a) The group which does not already have a confirmed reservation for the ELC.

- b) The group which has utilized the ELC for the greatest number of consecutive preceding years immediately prior to the year presently being scheduled.
- c) The group which has utilized the ELC the greatest number of previous years.
- d) The group which has utilized the ELC the greatest number of times (during the summer months).

Applications received after September 1 will be considered on a space available basis using the prioritization process.

- (3) Applications for overnight use of an ELC on holidays and weekends during other than the summer season may be made at any time up to 12 months in advance of the dates requested, and will be confirmed on a first-come-first-served basis.
- (4) Applications for day use of an ELC during the summer season, or on holidays and weekends during other than the summer season, may be submitted at any time, but will not be confirmed any sooner than two (2) weeks prior to the requested dates. Assignments will be made on a first-come-first-served basis.
- (5) A deposit of \$10 for each day of requested ELC use is required to be submitted with the reservation application form. Deposits must be made by check or money order, made payable to the Washington State Treasurer, and should indicate on their face the name of the user group and requested ELC. Deposits will be applied toward final camp fees incurred, or will be returned if no confirmation is made.
- (6) Cancellation by user of any confirmed reservation must reach the ELC reservation office 30 days prior to the scheduled arrival date as stated on the application or permit, or the deposit will be forfeited.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.



Be it resolved by the Washington State Parks and Recreation Commission, acting at Wenatchee, Washington, that it does promulgate and adopt the annexed rules relating to meeting days for the Washington State Parks and Recreation Commission, WAC 352-04-010.

This action is taken pursuant to Notice No. WSR 80-10-034 filed with the code reviser on August 5, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.51.030 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure

Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 18, 1980.

By D. W. Lowell
Rules Coordinator

AMENDATORY SECTION (Amending Order 12, filed January 28, 1972)

WAC 352-04-010 DUTIES OF CHAIRMAN AND CONDUCT OF MEETINGS. (1) The Chairman shall call and preside at all regular or special meetings.

- (2) The duties of the Vice-Chairman shall be to preside at all regular or special meetings in the absence of the Chairman. In addition, the Vice-Chairman shall serve as Chairman upon his resignation, death, or incapacitation for any reason, and shall so serve until the next regular election, or until the Chairman is again able to serve, whichever shall first occur.
- (3) The Secretary shall cause minutes to be taken and recorded of all regular or special meetings, and shall sign such minutes when transcribed and approved by the Commission. In addition, the Secretary shall succeed to the offices of Vice-Chairman or Chairman in the same manner and under the same conditions as set forth above for the Vice-Chairman.
- (4) One regular meeting shall be held on the third ((Monday)) Thursday of each month, unless otherwise ((agreed by)) called by the Chairman or a majority of the Commissioners ((present at the meeting held in the month immediately preceding the month in which no regular meeting is to be held)).
- (5) An annual election shall be conducted for the offices of Chairman, Vice-Chairman, and Secretary, at the first regular meeting of every year. The election shall be conducted by written ballot.
- (6) The order of business at all regular meetings shall be:
 - (a) The call of the roll.
 - (b) Minutes of the previous meeting.
 - (c) Acceptance of Agenda.
 - (d) Business of the day.
 - (e) Date and location of next meeting.
 - (f) Adjournment.
- (7) The Chairman shall be a voting member of the Commission. A majority of the appointed Commissioners shall constitute a quorum, unless otherwise required by law. A majority vote of the Commissioners present shall be sufficient to pass or defeat each measure brought to a vote, provided there is a quorum present. When a unanimous vote of the authorized membership of the Commission is required by law to pass any measure brought to a vote, the vote of any absent Commissioner may be registered by mail, or by telephone; provided that any mailed ballot shall be opened and read, or any telephoned vote shall be communicated during the meeting at which such measure is being considered; and provided further that the Chairman shall identify the absent Commissioner or Commissioners so voting, and that such identification shall be incorporated into the minutes of the meeting.

WSR 80-14-011 ADOPTED RULES DEPARTMENT OF LICENSING (Examining Committee of Physical Therapists)

[Order PL-354—Filed September 22, 1980]

Be it resolved by the Washington State Examining Committee of Physical Therapists, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to Probationary certificates—Domestic trained applicants, adopting WAC 308-42-055.

This action is taken pursuant to Notice No. WSR 80-10-039 filed with the code reviser on August 5, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.74.020 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 18, 1980.

By Jill Floberg, RPT

Chairman

NEW SECTION

WAC 308-42-055 PROBATIONARY CERTIFICATES — DOMESTIC TRAINED APPLICANTS.

- (1) Before a probationary certificate may be issued to a domestic trained physical therapist, the applicant must present to the examining committee a letter from the supervising R.P.T. verifying:
- (a) That an R.P.T. will provide constant on-site supervision.
- (b) That the department will be advised of severance of the supervisory relationship for any reason.
- (2) The severance of supervision would invalidate the probational certificate.
- (3) Applicants must submit a certified copy of a diploma from a school of an approved school of physical therapy.

WSR 80-14-012 ADOPTED RULES BOARD OF PHARMACY

[Order 157, Resolution 9/80—Filed September 22, 1980]

Be it resolved by the Washington State Board of Pharmacy, acting at Burien, Washington, that it does promulgate and adopt the annexed rules relating to the amending or WAC 360-49-040 Manufacturers, wholesalers, distributors, pharmacy location, requirements that drug products offered for sale comply with 21 USC 355—Immediate suspension and subsequent revocation of licenses authorized for violation; and repealing WAC 360-36-100, 360-36-110, 360-36-120, 360-36-130 and 360-36-140.

This action is taken pursuant to Notice No. WSR 80-10-040 filed with the code reviser on August 5, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 69.41.180 which directs that the Washington State Board of Pharmacy has authority to implement the provisions of RCW 69.41.100 through 69.41.180.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 18, 1980.

By David C. Campbell, Jr.

Executive Secretary

AMENDATORY SECTION (Amending Order 153, filed 1/28/80)

MANUFACTURERS, WAC 360-49-040 WHOLESALERS, DISTRIBUTORS, PHARMACY LOCATION, REQUIREMENT THAT DRUG PRO-**DUCTS OFFERED FOR SALE COMPLY WITH 21** USC 355—IMMEDIATE SUSPENSION AND SUB-SEQUENT REVOCATION OF LICENSES AUTH-ORIZED FOR VIOLATION. (1) In order to provide for enforcement of RCW 69.41.100 through RCW 69-.41.180 and to protect the public health and safety when generic drugs are substituted for brand name drugs pursuant to chapter 110, Laws of 1979, drug products which are offered for sale by, or stored at the premises of, any manufacturer, distributor, wholesaler or pharmacy location must have an approved new drug application (NDA) or abbreviated new drug application (ANDA) designation by the Federal Food and Drug Administration pursuant to 21 USC 355 unless they are exempt from the requirements for such a designation.

- (3) In order to provide for enforcement of RCW 69-41.100 through RCW 69-41.180 and to protect the public health and safety drug products offered for sale by, or stored at the premises of, a manufacturer, whole-saler, distributor or pharmacy location which do not have the required NDA or ANDA, or exemption therefrom referenced in paragraph (1) above, are hereby declared to be contraband and subject to surrender to and destruction by the Washington State Board of Pharmacy. This surrender and destruction shall take place as specified below.
- (3) ((Upon receipt by the board of (1) a certification from the Federal Food and Drug Administration that a specific drug does not have the NDA and ANDA required by 21 USC 355 and that it is not exempt from the requirement of such a designation, and (2) an investigative report verifying that a stock of the drug product which is the subject of the certification from the Federal Food and Drug Administration is being offered for sale, or stored at the premises of, a manufacturer, wholesaler, distributor or pharmacy location within Washington State, the Board of Pharmacy shall direct such of its investigative personnel as it deems necessary to proceed to

the premises of the manufacturer, wholesaler, distributor or pharmacy location and furnish to the owner, or person in charge of the premises wherein the drug products are located a copy of the FDA certification referenced above.)) The board shall publish in its newsletter the source from which the current list compiled by the Federal Food and Drug Administration of generic drugs which do not have an NDA or ANDA and are not exempt from such a requirement and are therefore contraband as provided in paragraph (2) above may be obtained. The board shall also respond to both written and telephone inquiries from any source regarding the status of any generic drug.

(4) Whenever it is made to appear to the board that a manufacturer, wholesaler, distributor or pharmacy location within he state of Washington is in possession of a stock of drugs which are contraband as defined in paragraph (2) above, a representative of the board shall confirm with the Federal Food and Drug Administration, by telephone, that the particular drug or drugs involved do not have the required NDA or ANDA and that they are not exempt from this requirement. Upon receipt of this confirmation, the board shall direct such of its investigative personnel as it deem necessary to proceed to the premises of the manufacturer, wholesaler, distributor or pharmacy location and to then inform the owner, or person in charge, of the contraband status of the drugs in question.

((4)) (5) The Pharmacy Board investigative personnel shall offer the owner, or person in charge, of the premises at which the drug products are being kept the opportunity to immediately voluntarily surrender to the board all stocks of the drug products whether kept at the premises of the manufacturer, wholesaler, distributor, or pharmacy location, or at any separate storage facility under the control of the manufacturer, wholesaler, distributor or retailer, which are contraband under subsection (2) above. A receipt shall be given to the owner, or person in charge, for all drug products voluntarily surrendered.

(((5))) (6) All drug products voluntarily surrendered pursuant to subsection (((4))) (5) above shall be destroyed by the Board of Pharmacy unless they are ordered returned to the manufacturer, wholesaler, distributor or pharmacy location by order of a court of competent jurisdiction. No destruction of any drug products surrendered will be accomplished until 30 days after the date of their surrender to the board.

(((6))) (7) Retention, dispensing, promotion or advertisement, of any drug products by a manufacturer, wholesaler, distributor or pharmacy location, either at their business premises or at any separate storage facility after notification of their contraband status under subsection (2) above shall constitute a direct and immediate danger to the public health and safety and will be good and sufficient cause for the immediate summary suspension and subsequent revocation of any license issued by the Board of Pharmacy to the manufacturer, wholesaler, distributor or pharmacy location and will also constitute good and sufficient cause for revocation of any license issued by the Board of Pharmacy to the owner of any manufacturer, wholesaler, distributor or

pharmacy location or any person in charge thereof who knowingly retains, dispenses, promotes or advertises, any drug products which are contraband under subsection (2) above after notification of their status.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 360-36-100	ADDITIONAL SCHEDULE
	I SUBSTANCES.
WAC 360-36-110	ADDITIONAL SCHEDULE
	II SUBSTANCES.
WAC 360-36-120	ADDITIONAL SCHEDULE
	III SUBSTANCES.
WAC 360-36-130	ADDITIONAL SCHEDULE
	IV SUBSTANCES.
WAC 360-36-140	ADDITIONAL SCHEDULE
	V SUBSTANCES.

WSR 80-14-013 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-132-Filed September 22, 1980]

- I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial and personal use fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the run size for Hoh River fall chinook indicates the total remaining run is under the required spawning escapement.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 22, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-003F0B CLOSED AREA. Effective immediately until 5:00 p.m. Sunday, September 28, 1980, it shall be unlawful for any fisherman, including

treaty Indian fishermen to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Hoh River.

NEW SECTION

WAC 220-57-27000E HOH RIVER. Notwith-standing the provisions of WAC 220-57-270, effective 12:00 midnight September 22, 1980 until 5:00 p.m. September 28, 1980, the personal use salmon bag limit for that portion of the Hoh River downstream from a marker approximately a quarter mile above Highway 101 Bridge to the National Park boundary at Oil City shall be Bag Limit C.

WSR 80-14-014 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1546-Filed September 23, 1980]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to AFDC—Employable parent—Summary of eligibility conditions, amending WAC 388-24-135.

This action is taken pursuant to Notice No. WSR 80-09-038 filed with the code reviser on July 14, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule—making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 17, 1980.

By N. S. Hammond

Executive Assistant

AMENDATORY SECTION (Amending Order 1444, filed 10/23/79)

WAC 388-24-135 AID TO FAMILIES WITH DEPENDENT CHILDREN—EMPLOYABLE PARENT—SUMMARY OF ELIGIBILITY CONDITIONS. To be eligible for AFDC-E an applicant shall be a child:

(1) Who is deprived of parental care and support because of the unemployment of a parent or stepparent who satisfies all the requirements in this section to qualify the assistance unit.

A parent or stepparent is considered to be unemployed when:

- (a) He/she is employed less than one hundred hours a month, or
- (b) He/she exceeds that standard for a particular month if his/her work is intermittent and the excess is of

a temporary nature as evidenced by the fact that he/she was under the one hundred-hour standard for the two prior months and is expected to be under the standard during the next month.

(2) Whose parent or stepparent has been unemployed as defined in subsection (1) for at least thirty days prior to the date AFDC-E is authorized.

When AFDC-E is terminated due to full-time employment of the unemployed parent or stepparent, no additional waiting period is required if the full-time employment ends within thirty days of termination and the individual reapplies and is found otherwise eligible for AFDC-E.

- (3) Whose unemployed parent or stepparent has not refused a bona fide offer of employment or training for employment or has not voluntarily left a job without good cause during the same thirty-day period. (See WAC 388-57-025 and 388-57-030).
- (4) Who meets the eligibility conditions specified in WAC 388-24-040 and 388-24-090 through 388-24-125
- (5) Whose parent or stepparent((, unless exempted by WAC 388-24-107(1)(a), (b), (c) or (d) is registered for the WIN/E&T program, or, if exempt under WAC 388-24-107(1)(c) is registered for employment with the local DES office)): (a) in WIN areas, (i) is registered for the WIN/E&T program unless exempted by WAC 388-24-107(1)(a), (b), (c) or (d), (ii) is registered for employment with the local DES office, if exempt for WIN/E&T by WAC 388-24-107(1)(a), (b), (c) or (d); (b) in non-WIN areas, (i) is registered for employment with the local DES office, and (ii) is registered for E&T unless exempted by WAC 388-24-107(1)(a), (b), (c) or (d).
- (6) Whose unemployed parent or stepparent ((has applied for and is accepting any unemployment compensation to which he/she is entitled)), if eligible for unemployment compensation, has not refused to apply for or accept such compensation.
 - (7) Whose unemployed parent or stepparent:
- (a) Has had six or more quarters of work within any thirteen-calendar quarter period ending within one year prior to the application for assistance. A "quarter of work" means a calendar quarter in which he/she earned income of not less than fifty dollars, or in which he/she ((participated)) was registered in the work incentive (WIN) program. A "calendar quarter" means a period of three consecutive calendar months ending March 31, June 30, September 30, or December 31, or
- (b) Within one year prior to his/her application received or would have been eligible to receive unemployment compensation had he/she applied; or if the employment which he/she had was not covered under the unemployment compensation law of the state or the United States, his/her earnings were such that had his/her employment been covered, he/she would have been eligible.
 - (8) Whose unemployed parent or stepparent:
- (a) In non-WIN areas is registered for and accepts on an ongoing basis employment and training services.

- (b) In WIN areas is registered for and accepts the services defined in subdivision (a) of this subsection if not accepted into a WIN component.
- (9) Who is living with both natural or adoptive parents or a parent and stepparent except that one may be temporarily absent to search for employment with the expectation of continuing to live with the family;
- (10) AFDC will not be denied or terminated solely because of an individual's participation in institutional and work experience training or in public service employment under the WIN program;
- (11) When both parents are unemployed and meet the work quarters criteria, they have the option to choose which parent will satisfy all the requirements to qualify the assistance unit for AFDC-E.

WSR 80-14-015 ADOPTED RULES DEPARTMENT OF LABOR AND INDUSTRIES

(Board of Boiler Rules)

[Order 80-12-Filed September 23, 1980]

Be it resolved by the Board of Boiler Rules, acting at Conference Room 412, 300 West Harrison, Seattle, WA 98119, that it does promulgate and adopt the annexed rules relating to setting inspection standards for water chillers, adopting new section WAC 296-104-201.

This action is taken pursuant to Notice No. WSR 80-05-089 filed with the code reviser on May 1, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.79.030 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 20, 1980.

By Taylor Anderson Chairman Board of Boiler Rules

NEW SECTION

WAC 296-104-201 INSPECTION OF SYSTEMS—STANDARD FOR WATER CHILLERS. Pressure vessels that serve to transport water as part of a system that produces chilled water shall be constructed in accordance with the standards contained in the 1978 edition of the Safety Code for Mechanical Refrigeration published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers, Inc., a member of the American National Standards Institute. The Safety Code for Mechanical Refrigeration shall apply to pressure vessels in place of the ASME Code adopted in WAC 296-104-200 only if the vessels meet the following criteria:

- (1) The vessel serves to transport water as part of a system that produces chilled water.
- (2) The vessel is part of a system that circulates water is such a way that water in the system returns to the vessel in a continuous recycling process.
- (3) The water transported by the vessel does not come into direct contact with refrigerant or similar heat exchange media.
- (4) The water transported by the vessel cannot exceed 135°F. in temperature, and the pressure exerted by the water on the vessels never exceeds 300 PSIG.
- (5) The vessel, in performing its normal functions, does not serve as a storage tank for water or any other substance.

WSR 80-14-016 NOTICE OF PUBLIC MEETINGS FORT STEILACOOM COMMUNITY COLLEGE

[Memorandum, President—September 22, 1980]

At the September 9, 1980, Board of Trustees meeting, the following action was taken: Motion carried. Resolution No. 80–25, Board of Trustees Meetings – October/November/December 1980. RESOLVED, That the Board of Trustees of Community College District No. 11 hereby schedules the following Board of Trustees meetings for 1980:

October 6, 1980 - Monday

Time: 2:00 p.m.

Location: INDIAN ADULT LEARNING CENTER, 1801 East 34th Street, Tacoma, Washington 98402

November 12, 1980 - Wednesday

Time: 2:00 p.m.

Location: FSCC Campus P 12 Board Room, 9401 Farwest Drive S.W., Tacoma,

Washington 98498

December 2, 1980 - Tuesday

Time: 2:00 p.m.

Location: FSCC Campus P 12 Board Room, 9401 Farwest Drive S.W., Tacoma,

Washington 98498

WSR 80-14-017 ADOPTED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Order 80-35-Filed September 24, 1980-Eff. November 13, 1980]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to apportionment of state funds to school districts during a strike.

This action is taken pursuant to Notice No. WSR 80-11-037 filed with the code reviser on August 15, 1980.

Such rules shall take effect at a later date, such date being November 13, 1980.

This rule is promulgated pursuant to RCW 28A.41-.170 which directs that the Superintendent of Public Instruction has authority to implement the provisions of RCW 28A.41.130.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 24, 1980.

By Frank Brouillet

Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 7-75, filed 12/22/75)

WAC 392-131-015 PRESUMPTION OF APPROVED PROGRAM OPERATION—STRIKES—EXCEPTION—APPROVAL/DISAPPROVAL OF PROGRAM DURING STRIKE PERIOD. It shall be presumed that all school days conducted during a school year for which the state board of education has granted annual program approval are conducted in an approved manner, except for school days conducted during the period of a strike. The following shall govern the approval or disapproval of a program conducted during the period of a strike:

- (1) Upon the submission of a complaint of substandard program operation by a credible observer, the superintendent of public instruction may investigate the complaint and program being operated during the strike.
- (2) The district's program shall be deemed disapproved if the investigation of the superintendent establishes a violation of any one or more of the following standards or a violation of deviations from such standards approved by the state board:
- (a) That portion of WAC ((180-16-165(1)(c) ()) 180-16-220(2) which requires that all administrators, except superintendents, deputy superintendents, and assistant superintendents((, must)) have proper credentials(()));
- (b) That portion of WAC ((180-16-165(1)(d))) 180-16-220(2) which requires that all teachers have proper credentials;
- (c) The school district shall provide adequate instruction for all pupils in attendance;
- (d) WAC ((180-16-165(1)(j) (1)) = 180-16-240(2)(g) which requires that adequate provisions ((must)) be made for health and safety of all pupils $((\frac{1}{2}))$;
- (e) The local district shall have a written plan for continuing the school program during this period; and
- (f) The required ratio of enrolled pupils to certificated personnel for the first five (((5))) days shall not exceed 60 to 1, for the next five (((5))) days shall not exceed 45 to 1, and thereafter shall not exceed 30 to 1.
- (3) Program disapproval shall be effective as of the day following transmittal of a notice of disapproval by the superintendent of public instruction and shall apply

only to those particular school days encompassed in whole or in part by the remainder of the strike period.

- (4) The decision of the superintendent shall be final except as it may be reviewed by and at the option of the state board of education.
- (5) The program shall be deemed approved during those days of operation for which a trial court order is in effect ordering striking employees to work.

WSR 80-14-018 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-133-Filed September 24, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to minimize fishing impact on chinook salmon while allowing a harvest of coho and sturgeon.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 24, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-32-03000X GILL NET SEASONS. (1) Notwithstanding the provisions of WAC 220-32-030, WAC 220-32-031, and WAC 220-32-032, it shall be unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E except at those times in those areas designated below:

Areas IA, IB, IC and ID.

6:00 p.m. September 28 to 6:00 p.m. October 2, 1980. 6:00 p.m. October 5 to 6:00 p.m. October 9, 1980. 6:00 p.m. October 12 to 6:00 p.m. October 16, 1980. 6:00 p.m. October 19 to 6:00 p.m. October 23, 1980. 6:00 p.m. October 26 to 6:00 p.m. October 30, 1980. (2) It shall be unlawful to take, fish for or possess salmon for commercial purposes in the Columbia River with any gill net gear having a mesh size greater than 7—inches and less than 9—inches stretch measure.

REPEALER

This following section of the Washington Administrative Code is repealed:

WAC 220-32-03000W GILL NET SEASONS. (80-124)

WSR 80-14-019 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-134-Filed September 24, 1980]

- I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is coho salmon management needs now prevail in the lower Hoko River.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 24, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-005F0M CLOSED AREA. Effective 12:01 a.m. September 29, 1980 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Sekiu, Clallam, Pysht and Lyre Rivers and Salt and Deep Creeks.

NEW SECTION

WAC 220-28-00510A CLOSED AREA. Effective 12:01 a.m. September 29, 1980 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from that

portion of the Hoko River upstream of the Highway 112 Bridge.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. September 29, 1980:

WAC 220-28-005F0L CLOSED AREA. (80-128)

WSR 80-14-020 ADOPTED RULES DEPARTMENT OF AGRICULTURE

[Order 1714—Filed September 24, 1980—Eff. November 1, 1980]

I, Bob J. Mickelson, director of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Marketing Order for Washington fryers, broilers and roasters to increase the assessment rate from .17 of one cent per pound to .35 of one cent per pound, amending WAC 16-512-040.

This action is taken pursuant to Notice No. WSR 80-06-143 filed with the code reviser on June 4, 1980. Such rules shall take effect at a later date, such date being November 1, 1980.

This rule is promulgated pursuant to chapter 15.66 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 11, 1980.

By Bob J. Mickelson

Director

AMENDATORY SECTION (Amending Marketing Order, Article IV, effective 4/15/57)

WAC 16-512-040 ASSESSMENTS AND AS-SESSMENT FUNDS. (1) Assessments levied. On and after the effective date of this ((order)) amendment, there is hereby levied and there shall be collected by the commission((;)) as provided in the act, upon all fryers, roasters and broilers under the age of 6 months, an ((annual)) assessment of ((.17)) .35 of one cent per ((pound)) lb. live weight ((which)). Such assessment shall be paid by the producer thereof upon each and every pound of fryers, roasters, or broilers sold, ((processed or)) delivered for sale or ((processing)) processed by him((;)): PROVIDED ((,however, that dressed or cut-up fryers shall be assessed at .22 of one cent per pound of such dressed or cut-up fryers sold, processed or delivered for sale or processing by the producer thereof; provided further,)) HOWEVER, That no assessment shall be collected on the following((;)):

- (a) Sales on a producer's premises by a producer direct to a consumer of thirty pounds or less of fryers from a producer's own production;
- (b) Fryers of a producer's own production used by him for personal consumption; or
- (c) Fryers donated or shipped for relief or charitable purposes.

No assessment levied or made collectable by the act under this order shall exceed three percent of the total market value of all such fryers sold, processed or delivered for sale or processing by all producers of fryers for the fiscal year to which the assessment applies.

- (2) Collection of assessment.
- (a) All assessments made and levied pursuant to the provisions of the act under this marketing order shall apply to the respective producer who shall be primarily liable therefor. To collect such assessments, the commission may require:
- (i) Stamps to be known as "Washington Fryer Commission Stamps" to be purchased from the commission and fixed or attached to the containers, invoices, shipping documents, inspection certificates, releases or receiving receipts or tickets. Any such stamps shall be cancelled immediately upon being attached or fixed and the date of such cancellation shall be placed thereon;
- (ii) Payment of producer assessments before the fryers are shipped off the farm or payment of assessments at different or later times and in such event, any person subject to the assessments shall give such adequate assurance or security for its payment as the commission shall require.
- (iii) Every producer subject to the assessment under this order to deposit with the commission in advance an amount based on the estimated number of affected units upon which such person will be subject to such assessments in any one year during which this marketing order is in force, but in no event shall such deposit exceed twenty-five percent of the estimated total annual assessment payable by such person. At the close of such marketing season the sums so deposited shall be adjusted to the total of such assessments payable by such person.
- (iv) Handlers receiving fryers from the producer, including warehousemen and processors, to collect producer assessments from producers whose production they handle and all ((monies)) moneys so collected shall be paid to the commission on or before the twentieth day of the succeeding month for the previous month's collections. Each handler shall at such times as by rule and regulation required, file with the commission a return under oath on forms to be furnished by the commission, stating the quantity of fryers handled, processed, delivered and/or shipped during the period prescribed by the commission.
- (b) The commission is authorized to make reasonable rules and regulations in accordance and conformity with the act and with this section to effectuate the collection of assessments. On or before the beginning of each marketing season, the commission shall give reasonable notice to all producers, handlers and other affected persons of the method or methods of collection to be used for that marketing season.

- (c) No affected units of fryers shall be transported, carried, shipped, sold, stored or otherwise handled or disposed of until every due and payable assessment herein provided for has been paid and the receipt issued or stamp cancelled, but no liability hereunder shall attach to common carriers in the regular course of their business. When any fryers for which exemption as provided in subsection (1) of this section is claimed are shipped either by railroad or truck, there shall be plainly noted on the bill of lading, shipping document, container or invoice, the reasons for such exemptions.
- (d) Any producer or handler who fails to comply with the provisions of this section as herein provided shall be guilty of a violation of this order.
 - (3) Funds.
- (a) ((Monies)) Moneys collected by the fryer commission pursuant to the act and this marketing order as assessments shall be used by the commission only for the purposes of paying for the costs or expenses arising in connection with carrying out the purposes and provisions of the act and this marketing order.
- (b) At the end of each fiscal year the commission shall credit each producer with any amount paid by such producer in excess of three percent of the total market value of all fryers sold, processed, delivered for sale or processing during that period. Refund may be made only upon satisfactory proof given by the producer in accordance with reasonable rules and regulations prescribed by the director.

WSR 80-14-021 NOTICE OF PUBLIC MEETINGS PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Memorandum, Exec. Director-September 24, 1980]

Please include in the next issue of the Washington State Register the following change in time of regular monthly meetings:

Please be advised that the time of the regular monthly meeting of the Public Employment Relations Commission will be changed to 10:30 a.m. beginning with the meeting scheduled for October 10, 1980. The meetings will continue to be held on the second Friday of each month in the Second Floor Conference Room, Evergreen Plaza Building, Olympia, Washington.

WSR 80-14-022 ADOPTED RULES DEPARTMENT OF LICENSING (BOARD OF CHIROPRACTIC EXAMINERS)

[Order 356—Filed September 25, 1980]

I, R. Y. Woodhouse, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the

fees charged in the administration of licensing, registration or business under the Business and Professions Administration of the Department of Licensing.

This action is taken pursuant to Notice No. WSR 80-11-046 filed with the code reviser on August 18, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.24.085 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 25, 1980.

By R. Y. Woodhouse

Director

AMENDATORY SECTION (Amending Order PL 214, filed 11/5/75)

WAC 114-12-140 CHIROPRACTIC-FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee Fee

((Examination		45.00))
Application ((fee)) and full		,,
examination	\$((40.00))	200.00
Reciprocity and partial		
examination waiver	((85.00))	150.00
License renewal	((25.00))	35.00
License renewal penalty	((25.00))	35.00
((Basic science examination	10.00))	
License restoration		25.00
Duplicate license	((3.00))	<u>5.00</u>

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 206, filed 11/5/75)

WAC 308-13-120 LANDSCAPE ARCHITECTS—FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee		Fee
Examination \$	((75.00))	100.00
Certificate (License)	., ,,	100.00
Re-examination (full)		100.00
Re-examination		(per
section)	((20.00))	25.00
Application – reciprocity	.,	100.00
License renewal		35.00
Duplicate certificate	((3.00))	25.00
Duplicate license fee		5.00

AMENDATORY SECTION (Amending Order PL 203, filed 11/5/75)

WAC 308-16-420 BARBER — FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee		Fee
Barber reciprocity	S	35.00
Barber examination		25.00
Barber or permit barber reexamination		25.00
Barber or permit barber original	((10.00))	15.00
Barber or permit barber renewal	((10.00))	15.00
Barber or permit barber renewal penalty		15.00
Shop application		25.00
Shop transfer		25.00
Shop transfer penalty		25.00
Shop license renewal	((15.00))	20.00
Shop license renewal penalty	• • • • • • • • • • • • • • • • • • • •	25.00
Barber manager-instructor application		50.00
Barber manager - instructor renewal	((20.00))	25.00
Barber manager instructor renewal penalty	• • • • • • • • • • • • • • • • • • • •	25.00
Student registration	((5.00))	25.00
Student renewal	((5.00))	15.00
Barber permit examination		25.00
School or shop inspections		25.00
Men's hairstyling and examination		50.00
School application	((150.00))	200.00
School license renewal	((150.00))	
School license renewal penalty		100.00
Barber instructor application		50.00
Barber instructor renewal		20.00
Barber instructor renewal penalty		25.00
Duplicate license		3.00

AMENDATORY SECTION (Amending Order PL 319, filed 11/8/79)

WAC 308-24-490 COSMETOLOGY-FEES. The following fees shall be charged by the professional licensing division of the department of licensing:

TITLE OF FEE			FEE
Student registration	\$	((5.00))	15.00
Manicurist application		((10.00))	15.00
Manicurist renewal		((10.00))	15.00
Manicurist renewal penalty			5.00
Operator application		((15.00))	25.00
Operator renewal			10.00
Operator renewal penalty			5.00
Instructor-operator application		((25.00))	35.00
Instructor-operator renewal		((10.00))	15.00
Instructor-operator renewal penalty			5.00
Manager-operator application		((10.00))	20.00
Manager-operator renewal			10.00
Manager-operator renewal penalty			5.00
Manicurist manager operator application			10.00
Manicurist manager operator renewal			10.00
Manicurist manager operator renewa	al	penalty	5.00

Shop renewal Manicurist shop application Manicurist shop renewal School application School renewal Student reexamination	((30.00)) ((15.00))	30.00 15.00 150.00 150.00 15.00
Application - reciprocity Duplicate license		50.00

AMENDATORY SECTION (Amending Order PL 221, filed 11/5/75)

WAC 308-29-040 COLLECTION AGENCY -FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee			Fee
Initial License	\$	((200.00))	300.00
Investigation		((150.00))	200.00
Renewal			200.00
Branch license		((75.00))	100.00
Branch license renewal		((75.00))	100.00
Branch license renewal	ре	nalty	10.00
Renewal penalty	•	•	50.00
Duplicate license			3.00

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 226, filed 11/5/75)

WAC 308-31-310 PODIATRY - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

	Fee
((75.00))	100.00
	100.00
((25.00))	35.00
((35.00))	50.00
	10.00
((3.00))	5.00
	((25.00)) ((35.00))

AMENDATORY SECTION (Order PL 272, filed 7/26/77)

WAC 308-33-100 EMPLOYMENT AGENCY -FEES. The following fees shall be charged by the professional licensing division of the department of licensing:

TITLE OF FEE		FEE
License application	on \$	200.00
Examination	((25.00))	50.00
License Renewal		200.00
Penalty (Late Re	enewal)	25.00
Branch	(Application	and
Renewal)	((50.00))	100.00

Fee

TITLE	OF FEE		FEE
	Transfer	((30.00))	100.00
New	Contract	and/or	Fee
Schedule	;	((30.00))	50.00
Duplicat	e License		3.00

AMENDATORY SECTION (Order PL 219, filed 11/5/75)

WAC 308-36-080 DENTAL HYGIENIST - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor rehicles)) licensing:

Title of Fee Fee

Application	\$ ((25.00))	50.00
Reciprocity application	((25.00))	
License renewal	((10.00))	<u>20.00</u>

AMENDATORY SECTION (Order PL 218, filed 11/5/75)

WAC 308-40-120 DENTISTRY - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee Fee

Application \$	((50.00))	
Nonresident investigation		35.00
Reciprocity application	((85.00))	100.00
License renewal	((15.00))	30.00
Renewal penalty		25.00
Reexamination	((50.00))	
Duplicate license		5.00
License restoration		15.00
Certification	((5.00))	<u>15.00</u>

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 225, filed 11/5/75)

WAC 308-41-020 DRUGLESS THERAPIST - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee		Fee
Application examination \$	((55.00)) ((33.00))	and 100.00 35.00
License renewal Renewal penalty	((33.00)) ((10.00))	35.00
Basic science examination Basic science waiver		10.00 25.00
Duplicate license	((3.00))	5.00

AMENDATORY SECTION (Amending Order PL 219, filed 11/5/75)

WAC 308-42-100 PHYSICAL THERAPIST - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee

Application \$ Application - reciprocity Renewal Duplicate license Temporary permit	((25.00)) ((25.00)) ((15.00)) ((3.00))	50.00 20.00
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AMENDATORY SECTION (Amending Order PL 273, filed 8/1/77)

WAC 308-48-310 FUNERAL DIRECTORS AND EMBALMERS - FEES. The following fees shall be charged by the professional licensing division of the department of licensing:

Title of Fee Fee

Examination Initial Application License Renewal – Individual Renewal Penalty – Individual Application – Reciprocity Apprentice Registration Apprentice Registration Renewal Duplicate License Funeral Establishment Initial	$\begin{array}{c} \$((\frac{45.00}{50.00})) & \underline{60.00} \\ ((\frac{30.00}{50.00})) & \underline{50.00} \\ ((\frac{18.00}{50.00})) & \underline{20.00} \\ \$50.00 \\ \$50.00 \\ \$15.00 \\ \$ & \underline{15.00} \\ \$ & \underline{3.00} \\ \end{array}$
Application Funeral Establishment Renewal Funeral Establishment Late Pen	\$50.00 ((35.00)) <u>50.00</u> alty \$25.00

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 255, filed 8/20/76)

WAC 308-51-030 MASSAGE LICENSING - FEES. Fees for initial application, examination, and license renewal are, in accordance with RCW 18.108.060 and RCW 18.108.160 hereby established as follows:

(1) Massage operator written test fee	\$((20.00))
	30.00
(2) Massage operator practical test fee	((30.00))
(3) Massage operator written test re-exam fee	((20.00))
(3) Massage operator without	<u>30.00</u>
(4) Massage operator practical test re-exam fee	((30.00))
(5) Massage operator initial license fee	((48.00))
(5) Massage operator initial neemse rec	60.00
	(prorated)
(6) Massage operator license annual renewal fee	((48.00))
(6) Massage operator neerise annual renewal	60.00

(7) Late renewal penalty	25.00
(((7))) (8) Massage business initial license fee (6)	(100.00)) 150.00
((((8))) (9) Massage business license license renewal fee	
(((10))) (11) Massage owner-operator license renewal fee	

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 209, filed 11/5/75)

WAC 308-52-310 PHYSICIAN - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee			Fee
Application	\$	((25.00))	75.00
1st Examination			100.00
Retake examination (single subject)		25.00
Retake examination (full day)			50.00
Retake examination (more than one	e da	ay)	75.00
Application – reciprocity			75.00
License renewal		((15.00))	35.00
Renewal penalty		((10.00))	35.00
Limited license application			25.00
Limited license renewal		•	15.00
License certification			15.00
Physician(('s)) assistant application	1		50.00
Physician(('s)) assistant renewal			10.00
Physician((is)) assistant renewal pe	nal	ty	25.00
Duplicate license		((3.00))	<u>5.00</u>

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 228, filed 11/6/75)

WAC 308-53-310 OPTOMETRY - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee	Fee	
Examination Initial license	\$ $((\frac{20.00}{25.00})) \frac{50.00}{35.00}$	

((25.00)) 35.00 Renewal Duplicate license ((3.00)) 5.00

AMENDATORY SECTION (Amending Order PL 215, filed 11/5/75)

WAC 308-54-310 NURSING HOME ADMIN-ISTRATORS - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee			Fee
Application and examination	\$	((80.00))	125.00 75.00
Re-examination Application - reciprocity		((50.00)) ((115.00))	125.00
Original license Temporary permit		((35.00))	$\frac{50.00}{115.00}$
License renewal Renewal penalty		((20.00))	35.00 35.00
((Inactive renewal		((20.00))	$\overline{10.00}$
Restore inactive to active status Duplicate license	-	((3.00))	35.00)) 5.00

AMENDATORY SECTION (Amending Order PL 269, filed 5/17/77)

WAC 308-115-040 MIDWIVES - EXAMINA-TION FEE. Pursuant to the provisions of RCW 18:50-.050, the examination fee for applicants for licensure to practice midwifery is ((fifty)) one hundred dollars. An applicant who fails an examination for which a fee has been paid may be re-examined at any regular examination within one year without the payment of an additional fee.

AMENDATORY SECTION (Amending Order PL 208, filed 11/5/75)

WAC 308-116-310 LICENSED PRACTICAL NURSES-FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee			Fee
Application -			
examination \$	5	((25.00))	50.00
License renewal		((8.00))	10.00
Renewal Penalty		((10.00))	15.00
Re-examination		((15.00))	35.00
Endorsement – reciprocity		((25.00))	50.00
Duplicate license		((3.00))	5.00

AMENDATORY SECTION (Amending Order PL 291, filed 10/24/79)

WAC 308-120-260 REGISTERED NURSE -FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee		Fee
Application License renewal Renewal penalty Endorsement – reciprocity Duplicate license CRN prescriptive application	\$((25.00)) ((8.00)) ((5.00)) ((25.00)) ((3.00)) aut	15.00 10.00 50.00
CRN prescriptive authority CRN application	renewal	15.00 15.00

30.00

AMENDATORY SECTION (Amending Order PL 204, filed 11/5/75)

WAC 308-122-020 REGISTERED SANITARI-ANS - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee	Fee

Application	\$ ((50.00))	75.00
Application-reciprocity	((25.00))	50.00
Reexamination	((35.00))	50.00
License renewal	((15.00))	20.00
Renewal penalty	((5.00))	10.00
Duplicate license	((3.00))	5.00

AMENDATORY SECTION (Amending Order PL 227, filed 11/5/75)

WAC 308-122-460 PSYCHOLOGIST - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

> Title of Fee Fee

Application \$	((40.00))	100.00
Temporary permit	((20.00))	35.00
Certificate of qualification	((25.00))	35.00
Application - reciprocity	((40.00))	$1\overline{00.00}$
License renewal	((17.00))	20.00
Duplicate license	((3.00))	5.00

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 223, filed 11/5/75)

WAC 308-138-060 OSTEOPATHIC PHYSI-CIAN - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee	F	₹ee

Application	S	((75.00)) <u>150.00</u>
License renewal		((30.00)) 35.00
Application - reciprocity		((75.00)) 150.00
Osteopathic physician(('s)) assistant application		75.00
Osteopathic physician((1s)) assistant renewal		20.00
Osteopathic physician(('s)) assistant renewal penalty		25.00
Retake examination (single subject)		25.00
Retake examination (full day)		((50.00)) 100.00
Retake examination (more than one day)		((75.00)) 150.00
Duplicate license		((3.00)) 5.00

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order PL 229, filed 11/6/75)

WAC 308-152-010 VETERINARY - FEES. The following fees shall be charged by the professional licensing division of the department of ((motor vehicles)) licensing:

Title of Fee		Fee
Application and examination:		
((Oral and p))Practical and		
National Board Examination	\$ ((50.00))	150.00
((National board examination		50.00))
Application – reciprocity	((100.00))	150.00
Temporary permit	((20.00))	35.00
Re-examination	((35.00))	75.00
License renewal	((15.00))	20.00
Renewal penalty		25.00
Animal technician initial license	((25.00))	30.00
Animal technician renewal	((10.00))	15.00
Duplicate license	((3.00))	5.00

WSR 80-14-023 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

Animal technician examination

(Division of Building and Construction Safety Inspection) [Filed September 25, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 70.87 RCW, that the Div. of Bldg. and Const. Safety Insp., Dept. of Labor and Industries, intends to adopt, amend, or repeal rules concerning rules for passenger elevators for the handicapped, WAC 296-81-300 through 296-81-365 and rules for wheelchair lifts, WAC 296-92-010 through 296-92-110.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the public hearing or in response to written or oral comments received before or during the public hearing.

Correspondence relating to this notice and the proposed rules should be addressed to: Department of Labor and Industries, Elevator Section, 1616 B N.E. 150th, Seattle, Washington 98155;

that such agency will at 10:00 a.m., Thursday, November 6, 1980, in Hearing Room #412, 300 West Harrison, Seattle, WA 98119, conduct a hearing relative

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, November 20, 1980, in the Director's Office, General Admin. Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 70.87.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 6, 1980, and/or orally at 10:00 a.m., Thursday, November 6, 1980, Room 412, 300 West Harrison, Seattle, WA 98119.

Dated: September 25, 1980
By: F. Byron Swigart
Director

STATEMENT OF PURPOSE

Title and WAC number of rule(s) or chapter: WAC 296-81-300 through 296-81-365: Rules for passenger elevators for the handicapped.

WAC 296-92-010 through 296-92-110: Rules for wheelchair lifts.

Statutory authority for the rule(s): RCW 70.87.030

Summary of the rule(s): The rules require that elevators as regulated by the Director of Labor and Industry shall have set specifications and equipment to assist those in wheelchairs and the handicapped.

Description of the purpose of the rule(s): It has been found that those in wheelchairs and the handicapped have had difficulty in using elevators and the proposed rules would assist them.

Reasons supporting the proposed rule(s): To make it easier and benefit those who are handicapped and in wheelchairs when it is necessary for them to use elevators.

The agency personnel, with office location and telephone number, who are responsible for the drafting, implementation and enforcement of the rule:

Drafting: Bill O'Hara, Chief, Elevator Inspector, 1616 B N.E. 150th, Seattle, WA 98155, Phone: (206) 545-7086

Implementation: John G. McCutcheon, Hearing Examiner, 955 Tacoma Ave. So., Rm. 201, Tacoma, WA 98402, Phone: (206) 593-2606

Enforcement: Bill O'Hara, Chief, Elevator Inspector, 1616 B N.E. 150th, Seattle, WA 98155, Phone: (206) 545-7086

Name of the person or organization, whether private, public, or governmental, that is proposing the rule: Department of Labor and Industries, Building Construction and Safety Inspection Services, Elevator Inspection

Agency comments or recommendations, if any, regarding statutory language, implementation, enforcement and fiscal matters pertaining to the rule: The new proposed rules should have no fiscal bearing on the Department's budget.

The rule is not necessary to comply with a federal law or a federal or state court decision. If the rule is so necessary, a copy of the

law or court decision is attached to this statement.

Any other information that may be of assistance in identifying the rule or its purpose. None

NEW SECTION

WAC 296-81-300 OPERATION & LEVELING. The elevator shall be automatic and be provided with a self-leveling feature that will automatically bring the car to the floor landings within a tolerance of \pm 1/2 inch under normal loading and unloading conditions. This self-leveling shall, within its zone, be entirely automatic and independent of the operating device and shall correct for overtravel or undertravel. The car shall also be maintained approximately level with the landing irrespective of load.

NEW SECTION

WAC 296-81-305 DOOR OPERATION. Power operated horizontally sliding car and hoistway doors opened and closed by automatic means shall be provided.

Minimum clear width for elevator doors shall be 32 inches.

Doors closed by automatic means shall be provided with a door reopening device which will function to stop and reopen a car door and adjacent hoist-way door in case the car door is obstructed while closing. This reopening device shall also be capable of sensing an object or person in the path of a closing door without requiring contact for activation at a nominal 5 and 29 inches above the floor.

NOTE: Wheelchair and walker manufacturers should be required to provide some solid material at 5 and 29 inches to insure door reversal of a closing door in the path of a wheelchair or walker before the contact.

NEW SECTION

<u>WAC 296-81-310</u> DOOR DELAY. (1) HALL CALL. The minimum acceptable time from notification that a car is answering a call (Lantern and Audible Signal) until the doors of that car start to close shall be 0 to 5 ft. -4 sec., 10 ft. -7 sec., 15 ft. -10 sec., 20 ft. -13 sec. The distance shall be established from a point in the center of the corridor or lobby (maximum 5 feet) directly opposite the farthest hall button to the centerline of the hoistway entrance.

(2) CAR CALL. The minimum acceptable time for doors to remain fully open shall be 3 seconds.

NEW SECTION

WAC 296-81-315 CAR INSIDE. The car inside shall allow for the turning of a wheelchair. The minimum clear distance between walls or between wall and door excluding return panels shall be not less than 68 x 54 inches. Minimum distance from wall to return panel shall be not less than 51 inches.

EXCEPTION. Elevators provided in schools, institutions, or other buildings specifically authorized by local authorities may have a minimum clear distance between walls or between wall and door including return panels of not less than 54 x 54 inches. Minimum distance from wall to return panel shall be not less than 51 inches.

RECOMMÉNDATION. It is recommended that provisions by made in one or more elevators to carry an ambulance type stretcher 76 x 24 inches in the horizontal position.

NEW SECTION

WAC 296-81-320 CAR CONTROLS. Controls shall be readily accessible from a wheelchair upon entering an elevator.

The centerline of the alarm button and emergency stop switch shall be at nominal 35 inches and the highest floor buttons no higher than 54 inches from the floor. Floor registration buttons, exclusive of border, shall be a minimum of 3/4 inch in size, raised or flush. Visual indication shall be provided to show each call registered and extinguished when call is answered. Depth of flush or recessed buttons when operated shall not exceed 3/8 inch.

Markings shall be adjacent to the controls on a contrasting color background to the left of the controls. Letters or numbers shall be a minimum of 5/8 inch high and raised .030 inch.

Applied plates permanently attached shall be acceptable.

Emergency controls shall be grouped together at the bottom of the control panel.

Symbols as indicated shall be used to assist in readily identifying essential controls (see ANSI A17.1, Page 114, Rule 211.1).

Controls not essential to the operation of the elevator may be located as convenient.

NEW SECTION

WAC 296-81-325 CAR POSITION INDICATOR & SIGNAL. A car position indicator shall be provided above the car operating panel or over the opening of each car to show the position of the car in the hoistway by illumination of the indication corresponding to the landing at which the car is stopped or passing.

Indications shall be on a contrasting color background and a minimum of 1/2 inch in height. In addition, an audible signal shall sound to tell a passenger that the car is stopping or passing a floor served by the elevator.

NEW SECTION

WAC 296-81-330 TELEPHONE OR INTERCOMMUNICATING SYSTEM. A means to two-way communication shall be provided between the elevator and a point outside the hoistway in accordance with the requirements found in the latest edition of ANSI A17.1. If a telephone is provided, it shall be located a maximum of 54 inches from the floor with a minimum cord length of 29 inches.

Markings or the international symbol for telephones shall be adjacent to the control on a contrasting color background. Letters or numbers shall be a minimum of 5/8 inch high and raised .030 inch. Applied plates permanently attached shall be acceptable.

NEW SECTION

WAC 296-81-335 FLOOR COVERING. Floor covering should have a non-slip hard surface which permits easy movement of wheel-chairs. If carpeting is used, it should be securely attached, heavy duty, with a tight weave and low pile, installed without padding.

NEW SECTION

WAC 296-81-340 HANDRAILS. A handrail shall be provided on all walls of the car not used for normal exits. The rail shall be smooth and the inside surface at lease 1 1/2 inches clear of the walls at a nominal height of 32 inches from the floor. The hand grip portion of handrails shall be not less than 1 1/4 inches nor more than 2 inches in outside dimension and shall be basically oval or round in cross-section and shall have smooth surfaces with no sharp corners.

NOTE: 32 inches required to reduce interference with car controls where lowest button is centered at 35 inches above floor.

NEW SECTION

WAC 296-81-345 MINIMUM ILLUMINATION. The minimum illumination shall be in accordance with the latest edition of ANSI A71-1.

NEW SECTION

WAC 296-81-350 DOOR JAMB MARKING. The floor designation shall be provided at each hoistway entrance on both sides of jamb visible above the floor. Designations shall be on a contrasting color background 2 inches high and raised .030 inch. Applied plates permanently attached shall be acceptable.

NEW SECTION

WAC 296-81-355 HALL BUTTONS. The centerline of the hall call buttons shall be nominal 42 inches above the floor. The button designating the UP direction shall be on top.

Direction buttons, exclusive of border, shall be a minimum of 3/4 inch in size, raised, flush or recessed. Visual indication shall be provided to show each call registered and extinguished when the call is answered. Depth of flush or recessed buttons when operated shall not exceed 3/8 inch.

NEW SECTION

WAC 296-81-360 HALL LANTERN. A visual and audible signal shall be provided at each hoistway entrance indicating to the prospective passenger, the car answering the call and its direction of travel.

The visual signal for each direction shall be a minimum 2 1/2 inches in size and visible from the proximity of the hall call button. The audible signal shall sound once for the up direction and twice for the down direction.

The centerline of the fixture shall be located a minimum of 6 feet from the floor.

The use of in car lanterns conforming to above and located in jamb shall be acceptable.

NEW SECTION

WAC 296-81-365 EMERGENCY USE. Elevators cannot be considered as exits in an emergency. Consideration should be given to emergency evacuation. A definite plan is required to assist the physically handicapped, particularly those in wheelchairs. At least one elevator shall be made available for use by authorized persons to assist the handicapped.

NEW SECTION

WAC 296-92-010 DEFINITION. For the purposes of this chapter, "device" shall mean an electric elevating device used to raise or lower a person in a wheelchair from one level or another.

NEW SECTION

WAC 296-92-020 LOCATION, TRAVEL, AND SPEED. (1) A device may be installed next to a porch, at the end of a ramp, or inside a building.

- (2) The rated speed of a device shall not exceed 30 feet per minute.
- (3) The device shall be restricted to two levels, and each level shall not exceed eight feet in height.

NEW SECTION

WAC 296-92-030 GUARDS AND RAMPS (1) All exposed equipment on a device shall be guarded to protect against accidental contact that could cause bodily injury.

(2) An approved guard shall be provided on any side of the platform that is not guarded as provided in subsection 3.

(3) A metal guard not less than 1/8 inch thick and 6 inches high shall be provided the full width of the platform to prevent a wheelchair from rolling off the lower access end of the platform when in use. The guard may be actuated automatically by movement from the landing.

(4) A ramp shall be provided, as required, for access to and from the platform and shall safely carry the load.

NEW SECTION

WAC 296-92-040 SUPPORTS. (1) The assembled unit of a device shall be supported and maintained in place so as to prevent any part from becoming loose or displaced.

(2) Adequate support shall be provided to maintain the device in a level position.

(3) The framework shall be securely anchored to the foundation.

NEW SECTION

WAC 292-92-050 FRAMES, PLATFORMS, AND CAPACITY. (1) The frame of a device shall be constructed of metal.

(2) The platform shall not exceed 12 square feet.

(3) The rated capacity shall be not less than 450 pounds.

- (4) A production model shall be subjected to a static load test to establish that all components of the device will withstand stresses of 5 times the rated load of the device to ensure a factor of safety of at least 5. A registered professional engineer shall certify the safety factor and affix his signature and seal to the certification.
- (5) All welding shall be in accordance with standards established by the American Society of Mechanical Engineers. These standards may be purchased from the American Society of Mechanical Engineers, United Engineering Center, 345 East Forty-Seventh Street, New York, New York 10017.
- (6) Means shall be provided on vertically traveling devices to prevent access below the platform when it is in a raised position; or the

platform shall have equipment that will open an electric contact in the control circuit and thus stop the downward travel of the platform if the platform is obstructed in its downward travel by a force of 4 or more pounds.

NEW SECTION

WAC 296-92-060 CONTROLS AND ELECTRICAL EQUIP-MENT (1) The operating control shall be of the constant pressure

(2) A disconnecting means shall be provided that is not accessible to the general public.

(3) Electrical wiring shall comply with the National Electrical Code.

(4) A slack cable switch shall be provided where applicable.

(5) An upper terminal stopping switch shall be provided to stop a device at the upper terminal landing.

(6) A lower terminal stopping switch shall be provided to stop a device at the lower terminal landing.

NEW SECTION

WAC 296-92-070 PUBLIC ASSEMBLY AND INSTITU-TIONAL INSTALLATIONS. (1) In addition to the requirements of WAC 296-92-010 through WAC 296-92-070, device installed in a place of public assembly or in an institution shall be equipped with:

(a) A permanent, weatherproof enclosure when it is exposed to the

outside elements; and

(b) An operating control of the constant pressure keyed type. Only authorized persons shall have access to the keys.

NEW SECTION

WAC 296-92-080 NONSKID SURFACING. Related surfacing on which a wheelchair rolls when using a device shall be of the nonskid type.

NEW SECTION

WAC 296-92-090 INSTALLATION PERMITS AND ACCEPTANCE INSPECTIONS. (1) An installation permit shall be obtained before a device is installed. Installation shall be by a contractor licensed by the state of Washington.

(2) An acceptance inspection shall be made by an elevator inspector before the device is operated by the owner or user.

NEW SECTION

WAC 296-92-100 SUBMISSION OF PLANS FOR INSTAL-LATION. Plans shall be supplied to the elevator section and shall include the following:

(1) Construction of an upper terminal ramp or dock-like landing of adequate strength and rigidity, with substantial handrails on each side

for access to and from the device.

(2) A self-closing gate or door shall be installed at the terminal landings with electric contact to prevent entrance when the device is not at that landing.

(3) The horizontal surface of the landings upon which a wheelchair rolls shall be so constructed as to safely carry the weight.

(4) A terminal landing shall be permanently fastened in place.

NEW SECTION

OPERATION AND MAINTENANCE WAC 296-92-110 MANUALS. (1) The manufacturers shall provide an operational manual for each device describing the function and operation of the components, including instructions for correct use of the device.

(2) The manufacturer shall provide a maintenance manual for each device, including recommended maintenance procedures as follows:

(a) Types of lubricants required and frequency of application. (b) Definition and measurements to determine excessive wear.

(c) Recommended frequency of service to specific components.

WSR 80-14-024 ATTORNEY GENERAL OPINION Cite as: AGO 1980 No. 19

[September 24, 1980]

DISTRICTS—SCHOOLS—FUNDS—INTERSCHOLASTIC ATH-LETICS—LEGAL STATUS OF STATE TOURNAMENT REVENUES

- (1) Revenues, such as the receipts from the sale of admission tickets and paid advertisements, which are realized from the conduct of state athletic tournaments by the Washington Interscholastic Activities Association constitute private funds of the association and not public funds of the participating school districts and/or their student bodies.
- (2) The expenditure of public funds by a school district to pay travel, lodging, salary and other expenses incurred by the district as a result of the district's participation in a state athletic tournament conducted by the Washington Interscholastic Activities Association does not constitute a gift of public money or property to the association in violation of Article VIII, § 7 of the Washington Constitution.

Requested by:

Honorable Frank B. Brouillet Superintendent of Public Instruction Old Capitol Building Olympia, Washington 98504

WSR 80-14-025 PROPOSED RULES PARKS AND RECREATION COMMISSION

[Filed September 26, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Parks and Recreation Commission intends to adopt. amend, or repeal rules concerning the location for displaying special winter recreational area parking permits on vehicles parked in designated parking areas, chapter 352-32 WAC;

that such agency will at 9:00 a.m., Thursday, November 20, 1980, in the Anacortes City Hall, 6th and Q Streets, Anacortes, WA 98221, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Thursday, November 20, 1980, in the Anacortes City Hall, 6th and Q Streets, Anacortes, WA 98221.

The authority under which these rules are proposed is RCW 46.61.585 and 43.51.060.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 18, 1980, and/or orally at 9:00 a.m., Thursday, November 20, 1980, Anacortes City Hall, 6th and Q Streets, Anacortes, WA 98221.

Dated: September 26, 1980
By: D. W. Lowell
Rules Coordinator

STATEMENT OF PURPOSE

TITLE: (A description of the rule's purpose, the statutory authority for the rule, and any other information which may be of assistance in identifying the rule or its purpose). This rule implements RCW 46.61.585 providing a uniform location for special winter recreational area parking permits for vehicles parking in designated winter recreational parking areas.

SUMMARY: (A summary of the rule and a statement of the reasons supporting the proposed action). This rule directs that special winter recreational area parking permits be displayed near the lower left corner on the inside of the windshield of the vehicles parked in designated winter recreational parking areas. This rule will assist law enforcement personnel in their enforcement of the provisions of RCW 46.61.585.

AGENCY STAFF: (Agency personnel, with their office location and telephone number, who are responsible for the drafting, implementation, and enforcement of the rule).

T. J. France and James E. Horan, Washington State Parks and Recreation Commission, 7150 Cleanwater Lane KY-11, Olympia, WA 98504, Telephones: (206) 754-1253 and (206) 753-2018.

PROPOSING: (The name of the person or organization, whether private, public, or governmental, proposing the rule). The Washington State Parks and Recreation Commission.

AGENCY COMMENTS: (Recommendations, if any, regarding statutory language, implementation, enforcement, and fiscal matters pertaining to the rule). Recommended statutory language is contained in the attached proposed new rule. The rule will be implemented by agency staff and/or other authorized law enforcement personnel. FEDERAL LAW/COURT ACTION: (Whether the rule is necessary as the result of federal law or federal or state court action, and if so, a copy of such law or court decision shall be attached to the purpose statement). N/A.

NEW SECTION

WAC 352-32-265 SNO-PARK PERMIT - DISPLAY. The winter recreational area parking permit issued by the State of Washington shall be displayed near the lower left corner and on the inside of the windshield of the vehicle when the vehicle is parked in a designated winter recreational parking area. Those vehicles in violation of this rule shall be subject to the application of RCW 46.61.587.

WSR 80-14-026 EMERGENCY RULES DEPARTMENT OF REVENUE

[Order ET 80-2-Filed September 26, 1980]

- I, Charles W. Hodde, director of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Indians—Indian reservations, WAC 458-20-192 (Rule 192).
- I, Charles W. Hodde, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is an interim rule is needed to implement the decision of the U.S. Supreme Court in State of Washington v. Confederated Tribes of the Colville Indian Reservation, et al (June 10, 1980, No. 78–630) pending modification by the three judge district court of its original declaratory judgment and injunction as required by the Supreme Court decision, and pending adoption of a permanent rule to implement the district court decision as so modified.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Revenue as authorized in RCW 82.32.300.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 26, 1980.

By S. E. Tveden
Assistant Director

AMENDATORY SECTION (Amending Order ET 76–4, filed 11/12/76)

WAC 458-20-192 (RULE 192) INDIANS—INDIAN RESERVATIONS.

DEFINITIONS

The term "Indian reservation," as used herein, means all lands, notwithstanding the issuance of any patent, within the exterior boundaries of areas set aside by the United States for the exclusive use and occupancy of Indian tribes by treaty, law, or executive order and which are areas ((are)) currently recognized as "Indian reservations" by the United States Department of the Interior.

The following Washington reservations are the only "Indian reservations" currently recognized as such by the United States Department of Interior: Chehalis, Colville, Hoh, Kalispell, Lower Elwha, Lummi, Makah, Muckleshoot, Nisqually, Nooksack, Ozette, Port Gamble, Port Madison, Puyallup, Quileute, Quinault, Shoalwater, Skokomish, Spokane, Squaxin Island, Swinomish, Tulalip, and Yakima.

The term "Indian tribe," as used herein, means any organized Indian nation, tribe, band, or community recognized as an "Indian tribe" by the United States Department of the Interior.

The term "Indian," as used herein, means persons duly registered on the tribal rolls of the Indian tribe occupying an Indian reservation.

NOTE: For purposes of this rule, with respect to determining tax liability regarding any economic transaction or activity, the term "Indian tribe" includes only an Indian tribe upon and within whose Indian reservation such transaction or activity occurs, and the term "Indian" includes only a person duly registered on the tribal rolls of the Indian tribe upon and within whose Indian reservation such transaction or activity occurs.

Under the revenue laws of the state of Washington, the tax liability of Indians and of persons conducting business with Indians is as follows:

BUSINESS AND OCCUPATION TAX

Indians and Indian tribes are not taxable with respect to business conducted by them wholly within an Indian reservation.

No deduction is allowed to others by reason of business conducted with Indians or Indian tribes within an Indian reservation.

RETAIL SALES TAX

Indians and Indian tribes are not subject to the sales tax upon sales to them of tangible personal property or otherwise taxable services which are made wholly within an Indian reservation.

Sales of tangible personal property to Indians or Indian tribes by off-reservation persons are subject to the retail sales tax except where the seller makes actual delivery of the property sold to a point within an Indian reservation.

Sales of taxable services to Indians or Indian tribes are subject to the retail sales tax except where the services are rendered entirely within an Indian reservation.

Sales to persons other than Indians are subject to the retail sales tax irrespective of where delivery or rendition of services takes place. Thus, Indian and Indian tribal retailers are required to collect and remit to the state the retail sales tax upon each taxable sale made by them within an Indian reservation to persons other than Indians.

In order to substantiate the tax-exempt status of a retail sale made within an Indian reservation to an Indian purchaser, unless the purchaser is personally known to the retailer as an enrolled Indian, the retailer shall require presentation of a tribal membership card identifying the purchaser as duly registered on the tribal rolls of an Indian tribe under such lawful criteria as the tribal organization has established. A record shall be retained by the retailer of all tax-exempt sales to support the sales tax deduction on returns filed with the Department, identifying the dollar amount of the sale and indicating the name of the purchaser, tribal affiliation of the purchaser, the Indian reservation to which or within which delivery or rendition of services was made, and the date of sale.

USE TAX

Indians and Indian tribes are not subject to the use tax upon the use of tangible personal property within an Indian reservation. However, Indians and Indian tribes will become liable for the use tax when any such property is placed into actual use outside the Indian reservation, irrespective of the fact that the first use of the property may have been within the reservation.

SPECIAL APPLICATION OF RETAIL SALES TAX AND USE TAX WITH RESPECT TO SALES OF MOTOR VEHICLES OR TRAILERS TO INDI-ANS AND INDIAN TRIBES. When motor vehicles or trailers sold to Indians or Indian tribes are licensed by the state of Washington at the time of sale, or at any time thereafter, a presumption is raised that such motor vehicles or trailers are for use on the highways of the state of Washington outside the reservation. When motor vehicles or trailers are licensed prior to delivery, dealers are required to collect the retail sales tax in every instance, regardless of delivery point. County Auditors must collect the use tax when Indians or Indian tribes apply for a license or transfer of registration unless the applicant can show that retail sales tax or use tax has previously been paid on the sale or use of the vehicle or trailer by the applicant.

CIGARETTE TAX

Sales of cigarettes to nonIndians by Indians or Indian tribes are subject to the cigarette tax, since the tax is levied upon the nonIndian purchaser and the vendor is obligated to make precollection of the tax. Therefore, Indian or tribal vendors making, or intending to make, sales to nonIndian customers must purchase a stock of cigarettes with Washington state cigarette tax stamps affixed for the purpose of making such sales. However, Indians and Indian tribes may make purchases of unstamped cigarettes from licensed cigarette distributors for resale to qualified purchasers. For purposes of this rule, "qualified purchaser" means (1) an Indian purchasing for resale within the reservation to other Indians, and (2) an Indian purchasing solely for his or her use other than for resale.

Delivery or sale and delivery by any person of unstamped cigarettes to Indians or tribal vendors for sale to qualified purchasers may be made only in such quantity as is approved in advance by the Department of Revenue. Approval for delivery will be based upon evidence of a valid purchase order of a quantity reasonably related to the probable demand of qualified purchasers in the trade territory of the vendor. Evidence submitted may also consist of verified record of previous sales to qualified purchasers, the probable demand as indicated by average cigarette consumption for the number of qualified purchasers within a reasonable distance of the vendor's place of business, records indicating the percentage of such trade that has historically been realized by the vendor, or such other statistical evidence submitted in support of the proposed transaction. In the absence of such evidence the department may restrict total deliveries of unstamped cigarettes to any reservation or

to any Indian or tribal vendor thereon to a quantity reasonably equal to the national average cigarette consumption per capita, as compiled for the most recently completed calendar or fiscal year by the Tobacco Tax Institute, multiplied by the resident enrolled membership of the affected tribe. Any delivery, or attempted delivery, of unstamped cigarettes to an Indian or tribal vendor without advance approval by the department will result in the treatment of those cigarettes as contraband and subject to seizure and in addition the person making or attempting such delivery will be held liable for payment of the cigarette tax and penalties. Approval for sale or delivery to Indian or tribal vendors of unstamped cigarettes will be denied where the department finds that such Indian or tribal vendors are or have been making sales in violation of this rule.

Delivery of unstamped cigarettes by a licensed distributor to Indians or Indian tribes must be by bonded carrier or the distributor's own vehicle to the Indian reservation. Delivery of unstamped cigarettes at the distributor's dock or place of business or any other off-reservation location is prohibited.

EFFECTIVE DATE

This rule is effective immediately, provided that for any application of this rule with respect to which a stay or injunction has been previously obtained, the rule shall become effective immediately upon the removal or dissolution of any such applicable stay or injunction.

Revised ((November 12, 1976)) July 1, 1980.

WSR 80-14-027 PROPOSED RULES DEPARTMENT OF REVENUE

[Filed September 26, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 42.30 RCW, that the Department of Revenue intends to adopt, amend, or repeal rules concerning Indians—Indian reservations, WAC 458-20-192 (Rule 192);

that such agency will at 10:30 a.m., Tuesday, November 4, 1980, in the Conference Room, 1st Floor, General Administration Building, Olympia, Washington 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, November 5, 1980, in the Director's Office, 4th Floor, General Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 82.32.300.

Interested persons may be submit data, views, or arguments to this agency in writing to be received by this agency prior to November 4, 1980, and/or orally at 10:30 a.m., Tuesday, November 4, 1980, General Administration Building, Olympia, Washington.

Dated: September 26, 1980

By: S. E. Tveden

Assistant Director

STATEMENT OF PURPOSE

Title: WAC 458-20-192 (Rule 192) Indians—Indian reservations.

Description of purpose: Prescribe application of excise taxes to business activities and transactions involving Indians or Indian reservations.

Statutory Authority: RCW 82.32.300.

Summary of rule: Defines the terms "Indian reservation," "Indian tribe," and "Indian," and explains applications of business tax, sales tax, use tax and cigarette tax to business activities and transactions conducted within Indian reservations or with Indians and Indian tribes.

Reason supporting proposed action: Amendment of existing rule is necessary to reflect current state of the law.

Agency personnel responsible for:

Drafting: S. Ed Tveden, 415 General Administration Building, Olympia, WA, phone 753-5504.

Implementation: Charles W. Hodde, 415 General Administration Building, Olympia, WA, phone 753-5512.

Enforcement: Floyd Robb, 412 General Administration Building, Olympia, WA, phone 753-4196.

Person or organization proposing rule: Department of Revenue.

Agency comments or recommendations: None.

Rule is necessary because of U.S. Supreme Court decision in Washington et al v. Confederated Tribes of the Colville Indian Reservation et al (June 10, 1980, No. 78-630).

AMENDATORY SECTION (Amending Order ET 76-4, filed 11/12/76)

WAC 458-20-192 (RULE 192) INDIANS—INDIAN RESERVATIONS.

DEFINITIONS

The term "Indian reservation," as used herein, means all lands, notwithstanding the issuance of any patent, within the exterior boundaries of areas set aside by the United States for the exclusive use and occupancy of Indian tribes by treaty, law, or executive order and which are areas ((are)) currently recognized as "Indian reservations" by the United States Department of the Interior.

The following Washington reservations are the only "Indian reservations" currently recognized as such by the United States Department of Interior: Chehalis, Colville, Hoh, Kalispell, Lower Elwha, Lummi, Makah, Muckleshoot, Nisqually, Nooksack, Ozette, Port Gamble, Port Madison, Puyallup, Quileute, Quinault, Shoalwater, Skokomish, Spokane, Squaxin Island, Swinomish, Tulalip, and Yakima.

The term "Indian tribe," as used herein, means any organized Indian nation, tribe, band, or community recognized as an "Indian tribe" by the United States Department of the Interior.

The term "Indian," as used herein, means persons duly registered on the tribal rolls of the Indian tribe occupying an Indian reservation.

NOTE: For purposes of this rule, with respect to determining tax liability regarding any economic transaction or activity, the term "Indian tribe" includes only an Indian tribe upon and within whose Indian reservation such transaction or activity occurs, and the term "Indian" includes only a person duly registered on the tribal rolls of the Indian tribe upon and within whose Indian reservation such transaction or activity occurs.

Under the revenue laws of the state of Washington, the tax liability of Indians and of persons conducting business with Indians is as follows:

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Indians and Indian tribes are not subject to the sales tax upon sales to them of tangible personal property or otherwise taxable services which are made wholly within an Indian reservation.

Sales of tangible personal property to Indians or Indian tribes by off-reservation persons are subject to the retail sales tax except where the seller makes actual delivery of the property sold to a point within an Indian reservation.

Sales of taxable services to Indians or Indian tribes are subject to the retail sales tax except where the services are rendered entirely within an Indian reservation.

Sales to persons other than Indians are subject to the retail sales tax irrespective of where delivery or rendition of services takes place. Thus, Indian and Indian tribal retailers are required to collect and remit to the state the retail sales tax upon each taxable sale made by them within an Indian reservation to persons other than Indians.

In order to substantiate the tax-exempt status of a retail sale made within an Indian reservation to an Indian purchaser, unless the purchaser is personally known to the retailer as an enrolled Indian, the retailer shall require presentation of a tribal membership card identifying the purchaser as duly registered on the tribal rolls of an Indian tribe under such lawful criteria as the tribal organization has established. A record shall be retained by the retailer of all tax-exempt sales to support the sales tax deduction on returns filed with the Department, identifying the dollar amount of the sale and indicating the name of the purchaser, tribal affiliation of the purchaser, the Indian reservation to which or within which delivery or rendition of services was made, and the date of sale.

USE TAX

Indians and Indian tribes are not subject to the use tax upon the use of tangible personal property within an Indian reservation. However, Indians and Indian tribes will become liable for the use tax when any such property is placed into actual use outside the Indian reservation, irrespective of the fact that the first use of the property may have been within the reservation.

SPECIAL APPLICATION OF RETAIL SALES TAX AND USE TAX WITH RESPECT TO SALES OF MOTOR VEHICLES OR TRAILERS TO INDIANS AND INDIAN TRIBES. When motor vehicles or trailers sold to Indians or Indian tribes are licensed by the state of Washington at the time of sale, or at any time thereafter, a presumption is raised that such motor vehicles or trailers are for use on the highways of the state of Washington outside the reservation. When motor vehicles or trailers are licensed prior to delivery, dealers are required to collect the retail sales tax in every instance, regardless of delivery point. County Auditors must collect the use tax when Indians or Indian tribes apply for a license or transfer of registration unless the applicant can show that retail sales tax or use tax has previously been paid on the sale or use of the vehicle or trailer by the applicant.

CIGARETTE TAX

Sales of cigarettes to nonIndians by Indians or Indian tribes are subject to the cigarette tax, since the tax is levied upon the nonIndian purchaser and the vendor is obligated to make precollection of the tax. Therefore, Indian or tribal vendors making, or intending to make, sales to nonIndian customers must purchase a stock of cigarettes with Washington state cigarette tax stamps affixed for the purpose of making such sales. However, Indians and Indian tribes may make purchases of unstamped cigarettes from licensed cigarette distributors for resale to qualified purchasers. For purposes of this rule, "qualified purchaser" means (1) an Indian purchasing for resale within the reservation to other Indians, and (2) an Indian purchasing solely for his or her use other than for resale.

Delivery or sale and delivery by any person of unstamped cigarettes to Indians or tribal vendors for sale to qualified purchasers may be made only in such quantity as is approved in advance by the Department of Revenue. Approval for delivery will be based upon evidence of

a valid purchase order of a quantity reasonably related to the probable demand of qualified purchasers in the trade territory of the vendor. Evidence submitted may also consist of verified record of previous sales to qualified purchasers, the probable demand as indicated by average cigarette consumption for the number of qualified purchasers within a reasonable distance of the vendor's place of business, records indicating the percentage of such trade that has historically been realized by the vendor, or such other statistical evidence submitted in support of the proposed transaction. In the absence of such evidence the department may restrict total deliveries of unstamped cigarettes to any reservation or to any Indian or tribal vendor thereon to a quantity reasonably equal to the national average cigarette consumption per capita, as compiled for the most recently completed calendar or fiscal year by the Tobacco Tax Institute, multiplied by the resident enrolled membership of the affected tribe. Any delivery, or attempted delivery, of unstamped cigarettes to an Indian or tribal vendor without advance approval by the department will result in the treatment of those cigarettes as contraband and subject to seizure and in addition the person making or attempting such delivery will be held liable for payment of the cigarette tax and penalties. Approval for sale or delivery to Indian or tribal vendors of unstamped cigarettes will be denied where the department finds that such Indian or tribal vendors are or have been making sales in violation of this rule.

Delivery of unstamped cigarettes by a licensed distributor to Indians or Indian tribes must be by bonded carrier or the distributor's own vehicle to the Indian reservation. Delivery of unstamped cigarettes at the distributor's dock or place of business or any other off-reservation location is prohibited.

Revised ((November 12, 1976)) July 1, 1980.

WSR 80-14-028 EMERGENCY RULES COMMUNITY COLLEGE DISTRICT V

[Order 80-9-4, Resolution 80-9-4-Filed September 26, 1980]

Be it resolved by the board of trustees of Washington State Community College District V, acting at the District Office, Board Room, Paine Field, that it does promulgate and adopt the annexed rules relating to rules relating to traffic regulations at Everett Community College, chapter 132E-16 WAC.

We, the Board of Trustees, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the amendments to the traffic regulations at Everett Comm. Coll. are required to incorporate changes in organizational responsibilities and operating procedures regarding traffic regulations on the Everett C.C. campus. In order to make the revised regulations effective for the beginning of the academic year 80-81, the amendments must become effective before September 29, 1980.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 28B.50.140(10) which directs that the Washington State Community College District V has authority to implement the provisions of RCW 28B.50.140(10).

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as

appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 23, 1980.

By Tom Harker

Director of Business and Finance

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-005 APPLICABLE TRAFFIC RULES AND REGULATIONS—AREAS AFFECT-ED. The traffic regulations which are applicable upon state lands devoted mainly to the educational activities of Everett Community college are as follows:

- (1) The motor vehicle and other traffic laws of the State of Washington shall be applicable upon all lands located within the boundaries of the Everett Community College.
- (2) The traffic code of Everett, Washington, and Snohomish County shall also be applicable to all state lands which are or may hereafter be devoted mainly to educational, research, recreational, or parking activities of Everett Community College.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-030 REGULATORY SIGNS AND DIRECTIONS. Drivers of vehicles shall obey all regulatory traffic signs posted by the college. Drivers of vehicles shall also comply with directions given them by officers of the Parking Office in the control and regulation of traffic.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-040 PEDESTRIANS—RIGHT OF WAY. (1) The operator of a vehicle shall yield the right of way, slowing down or stopping, if need be, to so yield to any pedestrian crossing any street or roadway within a crosswalk. No pedestrian shall suddenly leave a curb or other place of safety and walk or run into the path of a vehicle which is so close that it is impossible for the driver to yield.

- (2) Whenever any vehicle is stopped at a marked crosswalk or at any unmarked crosswalk at an intersection to permit a pedestrian to cross a crosswalk, the operator of any other vehicle approaching from the rear shall not overtake and pass such stopped vehicle.
- (3) Every pedestrian crossing a roadway at any point other than within a marked crosswalk or within an unmarked crosswalk at an intersection, shall yield the right or way to all vehicles upon the street or roadway.
- (4) Pedestrian traffic on a street or roadway where a sidewalk is provided shall proceed upon such a sidewalk.

Pedestrians upon a street or roadway where no sidewalk is provided shall proceed on the extreme left-hand side of the roadway, facing oncoming traffic, and upon meeting an oncoming vehicle shall move to their left and clear the street or roadway.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969-2, filed 2/3/69)

<u>WAC 132E-16-050</u> PARKING. (1) No vehicle shall be parked on the campus except in those spaces designated as parking areas.

(2) Unless otherwise provided by these regulations, no vehicle shall be parked upon the property of Everett Community College without a valid permit issued by the Director of Parking.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969-2, filed 2/3/69)

WAC 132E-16-060 PARKING WITHIN DESIGNATED SPACES. No vehicle shall be parked so as to occupy any portion of more than one parking space or stall as designated within the parking area. The fact that other vehicles which may have been parked so as to require the vehicle parking to occupy a portion of more than one space or stall shall not constitute an excuse for a violation of this section.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969-2, filed 2/3/69)

<u>WAC 132E-16-070</u> DISABLED AND INOPER-ATIVE VEHICLES—IMPOUNDING. No disabled or inoperative vehicle shall be parked continuously on the campus for a period in excess of forty-eight hours. Vehicles parked in excess of this period and which appear to be disabled or inoperative may be impounded and stored at the expense of the owner and/or operator thereof. Neither the college nor its employees shall be liable for loss or damage of any kind resulting from such impounding and storage.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-080 EXCEPTIONS FROM TRAFFIC AND PARKING RESTRICTIONS. Drivers of city, county or state-owned vehicles need not display a permit.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-090 SPECIAL TRAFFIC AND PARKING REGULATIONS AND RESTRICTIONS AUTHORIZED. Upon special occasions causing additional heavy traffic and during emergencies, the parking department is authorized to impose additional traffic and parking regulations and restrictions as are appropriate to the circumstances.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-110 NUMBER OF PARKING AREAS. The director of the parking division is authorized to designate and mark the various parking areas on campus with numbers or letters by the posting of signs in these areas.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

<u>AMENDATORY SECTION</u> (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-120 ALLOCATION OF PARK-ING SPACE. All parking space available to the Everett Community College shall be allocated by the Parking Office in such manner as will best effectuate the objectives of these regulations.

- (1) Faculty, staff and handicapped persons' spaces will be so designated for their exclusive use.
- (2) Parking at the upper lot and at 10th and Lombard will be on a first come, first served basis.
- (3) Physically handicapped persons will be given parking priority whenever possible so as to provide close proximity to offices or classrooms.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

<u>WAC 132E-16-130</u> PERMIT REVOCATION. (1) Permits are the property of the college and may be recalled by the Director of Parking for any of the following reasons:

- (a) When the purpose for which the permit was issued changes or no longer exists.
- (b) When a permit is used by a vehicle not registered with the Director or Parking.
- (c) For willful or continued violation of the college parking regulations.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969-2, filed 2/3/69)

WAC 132E-16-150 FACULTY AND STAFF. All faculty and staff may park on college owned facilities by the purchase of permits or by payment of an appropriate daily fee. Permit fees will be established annually on an academic year basis by the campus president. The amount of the daily fee shall be as periodically established by the campus president and posted prominently at each entrance.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

<u>WAC 132E-16-160</u> FEES FOR STUDENT PARKING. Students may park on college owned facilities by the payment of an appropriate daily fee. The amount of the daily fee shall be periodically established by the campus president and posted prominently at each entrance.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-170 PAYMENT FOR PARKING PERMITS. Parking permit payments must be made by either cash, check or payroll deduction directly to the business office.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-180 DISPLAY OF PERMITS. The permit must be displayed as per direction on the inside of the windshield. The designation tag shall be placed inside the vehicle beside the regular permit on the lower left hand corner of the windshield.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-210 LOCATION OF PARKING AREAS. The upper lot is located south of the Administration Building (Olympus Hall). The other lots are located east of the campus and can be reached directly

from Broadway or Highway 99. A lot is also maintained at the Physical Education plant on Thirteenth Street, just east of Wetmore.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-220 ISSUANCE OF SUM-MONS—TRAFFIC TICKETS. Upon violation of any of these regulations an officer of the Parking Department may issue a citation or traffic ticket setting forth the date, the approximate time, the locality, and the nature of the violation. Such a citation may be served by prominently attaching or affixing a copy thereof to the vehicle involved in such violation, or by personally serving the operator.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-230 GRIEVANCE PROCE-DURE. (1) The citation or traffic ticket issued pursuant to these regulations shall direct the alleged violator to pay the appropriate fine or appeal the violation in writing within five school days. If the alleged violator elects to appeal the violation s/he shall provide the Director of Parking with a written summary of the circumstances surrounding the violation including a list of witnesses, evidence, etc.

- (2) Upon receipt of a written appeal from a violation the Director of Parking shall arrange with the alleged violator a time and place for an informal hearing following which the Director shall make a final decision as to the validity of the violation. At the informal hearing a representative of the college Parking Department and the alleged violator may be present.
- (3) In the event that the violator fails to comply with the final decision of the Director of Parking all further parking privileges will be forfeited and the matter will be referred to the Dean of Students for whatever disciplinary action s/he deems appropriate under the circumstances.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-240 FINES AND PENALTIES. The files or penalties to be assessed for violations of these regulations shall be as follows:

(1) A fine of \$2.00 will be levied for all parking violations on campus and for unauthorized parking in restricted areas.

- (2) All violators who fail to report within five school days on a violation will be subject to an increased fine of \$4.00.
- (3) A student who has an accumulation of unresolved traffic violations will be referred to the Dean of Students, by the Parking Office for whatever further action as may be deemed necessary by the Dean.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 1969-2, filed 2/3/69)

WAC 132E-16-250 MITIGATION AND SUS-PENSION OF PENALTIES. Upon the showing of good cause or mitigating circumstances, the Director of Parking may impose any lesser fine or penalty than those established by these regulations, or may grant an extension of time within which to comply.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969-2, filed 2/3/69)

WAC 132E-16-260 ENFORCEMENT OF DETERMINATION OF PARKING DIRECTOR. Failure to comply with the final determination of the Director of Parking may result in the withholding of services by the College including but not limited to transmitting of files, records, transcripts, or other services. In addition, a college employee who fails to pay parking fines may have such fines withheld from his/her wages.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969-2, filed 2/3/69)

WAC 132E-16-270 REGULATORY SIGNS, MARKINGS, BARRICADES, ETC. The Parking Office is authorized to erect signs, barricades, and other structures and to paint marks and other directions upon the streets and roadways for the regulation of traffic and parking upon state lands devoted to the activities of Everett Community College. Such signs, barricades, structures, markings and directions shall be so made and placed as to best effectuate the objectives stated in these regulations.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-280 IMPOUNDING VEHICLES. Any vehicle parked upon state lands devoted mainly to the educational purposes of Everett Community College in violation of these regulations including the motor vehicle and other traffic laws of the State of Washington, and the traffic code of the City of Everett as incorporated, may be impounded, following twenty-four hours notice of impending impoundment posted at a conspicuous place on the vehicle, and taken to such place for storage as the Parking Officer selects. The expenses of such impoundings and storage shall be charged to the owner or operator of the vehicle and paid by him prior to its release. The college and its employees shall not be liable for loss or damage of any kind resulting from such impounding and storage.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 132E-16-285 IMPOUNDMENT WITH-OUT NOTICE. A vehicle may be impounded without notice to the owner and/or operator under the following circumstances:

- (1) When, in the judgment of the Director of Facilities, the vehicle is obstructing or may impede the flow of traffic, or
- (2) When, in the judgment of the Director of Facilities, the vehicle poses an immediate threat to public safety.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-290 ACCIDENTS, MUST RE-PORT. The operator of any vehicle involved in an accident on campus resulting in injury to or death of any person or if the accident involves damages to the vehicles involved at any amount, shall within twenty-four hours after such accident make a written report thereof to the parking office on forms to be furnished by said office. This does not relieve any person so involved in an accident from their responsibility to file a State of Washington Motor Vehicle Accident Report.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

<u>WAC 132E-16-300</u> TWO WHEELED MOTOR BIKES OR BICYCLES. (1) All two wheeled vehicles powered by motor or foot shall park in a space designated by the parking office.

(2) No vehicle shall be ridden on the campus sidewalks at any time.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule

published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1969–2, filed 2/3/69)

WAC 132E-16-330 VISITORS AND GUESTS.
(1) All visitors and guests, salesmen, maintenance or service personnel and all other members of the public who are not college employees or students, will park in available space as directed by the parking department.

(a) Members of the Board of Trustees and others designated by the college may be given complimentary

annual permits.

(b) Federal, state, county, city and school district personnel on official business and in vehicles with tax exempt licenses will be allowed to park in designated areas.

- (c) Vehicles owned by contractors and their employees working on campus construction will be parked in designated areas. A special permit shall be issued for each vehicle so parking.
- (d) Visiting academic or administrative personnel from other colleges or universities and guest speakers will be parked, as far as possible, in a visitors section.
- (e) Responsibility for making parking arrangements for guests will rest with the sponsoring department through the parking office.
- (f) Members of the press, television and radio on official business will park in designated areas.

(2) Special permits.

(a) A special parking permit will be issued to those using a car on a temporary basis.

(b) The parking office will assist college departments which sponsor functions such as conferences, seminars, dinners, and similar events in arranging reserved parking. Advance notice must be given in writing to the parking department.

Reviser's Note: RCW 28B.19.077 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

REPEALER

The following sections of the Washington Administrative Code are repealed:

11110	zode are repeared.	
(1)	WAC 132E-16-010	PERMITS RE-
		QUIRED FOR VEHI-
		CLES ON CAMPUS.
(2)	WAC 132E-16-100	AUTHORIZATION
		FOR ISSUANCE OF
		PERMITS.
(3)	WAC 132E-16-200	ISSUANCE OF
		PARKING PERMITS
(4)	WAC 132E-16-310	DELEGATIONS OF
		AUTHORITY.
(5)	<i>WAC 132E-16-320</i>	TOURISTS AND
		VISITORS—EX-
		EMPTION FROM

(6) WAC 132E-16-340

ADOPTION.

REQUIREMENTS.

PERMIT

WSR 80-14-029 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-135-Filed September 26, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to meet allocation requirements for commercial salmon fishing.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 26, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-47-31200C PURSE SEINE—WEEK-LY PERIODS. Notwithstanding the provisions of WAC 220-47-312, effective September 28 through October 4, 1980, it shall be unlawful to take, fish for or possess salmon with purse seine gear except during the weekly open periods hereinafter designated in the following Puget Sound Salmon Management and Catch Reporting Areas:

Areas 7 and 7A – Week beginning September 28: Monday, Tuesday and Wednesday.

Area 7B – Week beginning September 28: Monday, Tuesday, Wednesday, Thursday and Friday.

NOTE: Purse Seine fishing in Area 7B closes at 4:00 p.m. on Friday October 3, 1980.

Area 8A - Week beginning September 28: Closed.

NEW SECTION

WAC 220-47-41200F GILL NET-WEEKLY PERIODS. Notwithstanding the provisions of WAC 220-47-412, effective September 28 through October 4, 1980, it shall be unlawful to take, fish for or possess salmon with gill net gear except during the weekly open periods hereinafter designated in the following Puget Sound Salmon Management and Catch Reporting Areas:

Area 7 and 7A - Week beginning September 28: Monday, Tuesday, and Wednesday nights.

Area 7B – Week beginning September 28: Sunday, Monday, Tuesday, Wednesday and Thursday nights.

Area 8A – Week beginning September 28: Closed.

REPEALER

The following sections of the Washington Administrative Code are repealed effective September 28, 1980:

WAC 220-47-31200B PURSE SEINE-WEEK-LY PERIODS. (80-130) WAC 220-47-41200E GILL NET-WEEKLY PERIODS. (80-130)

WSR 80-14-030 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-136-Filed September 26, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is analysis of test fishing results shows coho management needs should prevail in Sekiu and Green-Duwamish Rivers. Dungeness River remains closed to protect Dungeness River chinook. Analysis of test fishing indicates that chinook have cleared Area 10B below Chittenden Locks. Area 10D is closed to protect local chinook and sockeye stocks.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 26, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-005F0N CLOSED AREA. Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes

with any type of gear from the waters of the Clallam, Pysht and Lyre Rivers and Salt and Deep Creeks.

NEW SECTION

WAC 220-28-006F0J CLOSED AREA. Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Dungeness River.

NEW SECTION

WAC 220-28-010BOR CLOSED AREA. Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in that portion of Puget Sound Management and Catch Reporting Area 10B east of Hiram Chittenden Locks.

NEW SECTION

WAC 220-28-010D0Q CLOSED AREA. Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Puget Sound Management and Catch Reporting Area 10D.

NEW SECTION

WAC 220-28-010F0N CLOSED AREA. Effective September 28, 1980 until further notice, it shall be unlawful for any fisherman, including treaty fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from that portion of the Green-Duwamish River upstream from the Sixteenth Avenue Bridge.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-28-005F0M CLOSED AREA. (80-134)
WAC 220-28-006F0I CLOSED AREA. (80-129)
WAC 220-28-010B0Q CLOSED AREA. (80-129)
WAC 220-28-010D0P CLOSED AREA. (80-120)

effective September 28, 1980:

WAC 220-28-010F0M CLOSED AREA. (80-125)

WSR 80-14-031 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-137-Filed September 26, 1980]

- I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is adopted pursuant to the Columbia River Compact.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.40.010 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 26, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-32-03000Y GILL NET SEASONS. (1) Notwithstanding the provisions of WAC 220-32-030, WAC 220-32-031, and WAC 220-32-032, it shall be unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E except at those times in those areas designated below:

Area IA -

6:00 p.m. September 28 to 6:00 p.m. September 29, 1980.

Areas 1A, 1B, 1C and 1D - 6:00 p.m. October 5 to 6:00

6:00 p.m. October 5 to 6:00 p.m. October 9, 1980. 6:00 p.m. October 12 to 6:00 p.m. October 16, 1980. 6:00 p.m. October 19 to 6:00 p.m. October 23, 1980.

6.00 p.m. October 26 to 6.00 p.m. October 30, 1980.

(2) It shall be unlawful to take, fish for or possess salmon for commercial purposes in the Columbia River with any gill net gear having a mesh size greater then 7-inches and less than 9-inches stretch measure.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-03000X GILL NET SEASONS. (80-133)

WSR 80-14-032 PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed September 29, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 28B.16.100, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning appearance and practice before the board to clarify that institutions of higher education must be represented by attorneys in hearings for which there is a statutory right of judicial review, amending WAC 251-12-110. Determination of bargaining unit by removing language which provides that bargaining units shall not normally include both supervisory and non-supervisory employees, amending WAC 251-14-030 and suspended operation to limit use of procedure to hazardous/dangerous conditions and to modify the method of payment for individuals required to work during periods of suspended operations, amending WAC 251-22-240;

that such agency will at 10:00 a.m., Thursday, October 16, 1980, in the Board Room of the Snohomish County Community Colleges District Office, 112th Street S.W. and Navajo, Everett, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, October 16, 1980, in the Snohomish County Community Colleges District Office, Everett, Washington.

The authority under which these rules are proposed is RCW 28B.16, 100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to October 16, 1980, and/or orally at 10:00 a.m., Thursday, October 16, 1980, Snohomish County Community Colleges District Office, Everett, Washington.

This notice is connected to and continues the matter noticed in Notice No. WSR 80-10-049 filed with the code reviser's office on August 6, 1980.

Dated: September 29, 1980 By: Douglas E. Sayan Director

WSR 80-14-033 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed September 29, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Dental Examiners intends to adopt, amend, or repeal rules concerning examination results, amending WAC 308-36-060;

that such agency will at 11:00 a.m., Friday, November 21, 1980, in the Mercury 11 Room, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Friday, November 21, 1980, in the Mercury 11 Room, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.29.030 and 18.32.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 18, 1980, and/or orally at 11:00 a.m., Friday, November 21, 1980, Mercury 11 Room, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: September 26, 1980

By: Joanne Redmond

Assistant Administrator

STATEMENT OF PURPOSE

Agency: Washington State Board of Dental Examiners.

Purpose: The purpose of this amendment is to change the minimum examination grades and the weighting of those grades in the examination for licensure as a dental hygienist, and to clarify the procedure for individuals who fail either section of the examination. Statutory Authority: RCW 18.32.030 and 18.32.040.

Summary of the rule: WAC 308-36-060 contains the minimum grades that an applicant must attain in order to pass the examination for licensure as a dental hygienist. It also contains provisions regarding the applicant's retaking of either section of the examination if they should fail and the fee for such retake.

Reason action is proposed: The amendment to WAC 308-36-060 is being proposed as a result of input received from the Dental Hygiene practitioners in this state and in an attempt to assure that only competent practitioners are licensed in this state by requiring that applicants pass all portions of the examination with a certain percentage score. Responsible Departmental Personnel: The following agency personnel have knowledge of and have responsibility for drafting, implementing and enforcing these rules:

Name/Title	Address	Telephone
Joanne Redmond	Third Floor	234-2205
Asst. Administrator	Highways-Licenses Bldg.	(SCAN)
Business & Profession	s Olympia, WA 98504	753-2205
Administration	• •	(COMM)

Proponents: This amendment was proposed by the Washington State Board of Dental Examiners.

Agency Comments: These amendments are promulgated pursuant to the authority contained in RCW 18.32.030

and 18.32.040.

AMENDATORY SECTION (Amending Order PL 266, filed 3/24/77)

WAC 308-36-060 EXAMINATION RESULTS. (1) In order to pass this examination the applicant must attain a minimum grade of:

(a) ((75% in the practical examination including a passing grade of 75% of the points allocated to the prophylaxis procedure;)) 65% in the theory examination section OR Nation Board accepted; and

(b) ((65% in the theory examination OR National Board accepted.))
75% in the practical examination section, to include the following minimum scores:

(i) 75% in the patient examination portion of the practical examination,

(ii) 75% in the prophylaxis and anesthetic portions of the practical examination,

(iii) 75% in the restorative portion of the examination.

(2) Applicants who fail either section of the examination (practical or theory) of the Washington State board may retake the section they failed (practical or theory) by again completing an application and submitting the statutory fee to the division of professional licensing.

WSR 80-14-034 PROPOSED RULES HORSE RACING COMMISSION

[Filed September 29, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules relating to jockey conflict of interest, amending WAC 260-32-040;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Thursday, December 4, 1980, in the Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 27, 1980, and/or orally at 11:00 a.m., Thursday, December 4, 1980, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: September 29, 1980

By: Arthur Drovetto

Executive Secretary

STATEMENT OF PURPOSE

WAC 260-32-040 is proposed for amendment as indicated in the notice of intention to amend rules filed this date with the Code Reviser.

This rule amendment is proposed pursuant to RCW 67.16.020 and 67.16.040 under the general rule-making authority of the Washington Horse Racing Commission. The proposed amendment to WAC 260-32-040 is intended to clarify situations in which there would be, or would appear to be, conflicts of interest with respect to jockeys detrimental to public confidence in the integrity of horse racing.

Arthur Drovetto, Executive Secretary, Suites B and C, 210 East Union Avenue, Olympia, Washington, 98504 (telephone number (206) 753-3741) and members of

his staff were responsible for the drafting of this proposed rule amendment and are to be responsible for implementation and enforcement of the rule.

The proponent of the rule is the Washington Horse Racing Commission.

There are no comments or recommendations being submitted inasmuch as the proposed rules are being proposed pursuant to existing statutory authority.

This certifies that copies of this statement are on file with the Commission and available for public inspection, and that three copies of this statement are this date being forwarded to the secretary of the senate and three copies each to the chief clerks of the House of Representatives.

AMENDATORY SECTION (Amending Rules of racing, filed 4/21/61)

WAC 260-32-040 JOCKEY ((MAY NOT BE OWNER OR TRAINER)) CONFLICT OF INTEREST. In order to prevent conflicts of interest and to preserve the appearance of fairness, no licensed jockey shall be the owner or trainer of any race horse. Further, no jockey may ride a horse in a race in which is entered a horse for which the jockey's spouse is the trainer or assistant trainer.

WSR 80-14-035 PROPOSED RULES HORSE RACING COMMISSION

[Filed September 29, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 260-12-010, relating to definition of terms; WAC 260-12-140, relating to application of rules to licensed personnel; WAC 260-20-170, relating to first aid equipment and personnel; WAC 260-24-280, relating to the authority of the stewards to award punishment; WAC 260-36-040, relating to the occupational permit fee; WAC 260-40-120, relating to horse identification requirements; WAC 260-48-110, relating to wagers on "entries"; WAC 260-52-010, relating to rules for paddock to post; WAC 260-52-040, relating to rules for post to finish; WAC 260-60-120, relating to disclosure of incumbrances and provision of stallion service certificate; and WAC 260-70-140, relating to hypodermic instruments; and adopting WAC 260-20-075, relating to the prohibition of firearms; and WAC 260-36-180 relating to consent to searches:

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Thursday, December 4, 1980, in the Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 27, 1980, and/or orally at 11:00 a.m., Thursday, December 4, 1980, Sea-Tac Red

Lion Inn, 18740 Pacific Highway South, Seattle, Washington.

> Dated: September 29, 1980 By: Arthur Drovetto Executive Secretary

STATEMENT OF PURPOSE

WAC 260-12-010, 260-12-140, 260-20-170, 260–24–280, 260–36–040, 260–40–120, 260-48-110, 260-52-010, 260-52-040, 260-60-120 and 260-70-140 are proposed for amendment as indicated in the notice of intention to amend rules filed this date with the Code Reviser. WAC 260-20-075 and 260-36-180 are proposed to be adopted as permanent rules as also indicated in the same notice of intention.

These rules are proposed for amendment pursuant to RCW 67.16.020 and 67.16.040 under the general rule-making authority of the Washington Horse Racing Commission. The proposed amendments to WAC 260-12-010 are intended to define certain additional terms. The proposed amendment to WAC 260-12-140 is proposed to clarify the point at which the Commission's jurisdiction is asserted over licensed personnel. The proposed amendment to WAC 260-20-170 is intended to provide alternative means of insuring medical care at the smaller meets. WAC 260-24-280 is intended to clarify the point at which the Board of Stewards assumes jurisdiction over a race meet. The proposed amendment to WAC 260-36-040 increases the fee for an occupational permit. The proposed amendment to WAC 260-40-120 requires certain steps to be taken to ensure the proper identification of horses. The proposed amendment to WAC 260-48-110 sets certain conditions for the coupling of horses for wagers at smaller tracks. WAC 260-52-010 is proposed to be amended to require notice to the public when a jockey will not be using a whip. The proposed amendments to WAC 260-52-040 place certain restrictions upon the use of a whip by a jockey. The proposed amendment to WAC 260-60-120 specifies certain requirements when a pregnant mare is to be raced in a claiming race. The proposed amendment to WAC 260-70-140 is intended to eliminate certain language with respect to searches which would be duplicative of the provisions of a new section proposed for adoption, WAC 260-36-180, which sets out the terms and conditions under which persons may be searched on association grounds. The proposed adoption of WAC 260-20-075 would prohibit the possession of firearms on association grounds.

Arthur Drovetto, Executive Secretary, Suites B and C, 210 East Union Avenue,

Olympia, Washington, 98504 (telephone number (206) 753-3741) and members of his staff were responsible for the drafting of the proposed rule changes and are to be responsible for implementation and enforcement of the rules.

The proponent of these rules is the Washington Horse Racing Commission.

There were no comments or recommendations being submitted inasmuch as these rule changes are being proposed pursuant to existing statutory authority.

This certifies that copies of this statement are on file with the Commission and available for public inspection, and that three copies of this statement are this date being forwarded to the secretary of the senate and three copies each to the chief clerks of the House of Representatives.

AMENDATORY SECTION (Amending Rules of racing, Rule 1.22(22), filed 8/23/66)

WAC 260-12-010 DEFINITIONS. In applying the rules herein set forth and all amendments thereof the following definitions, constructions and interpretations shall apply, except where otherwise indicated in said rules:

- (1) Age of a horse is reckoned as beginning on the first day of January in the year in which the horse is foaled.
- (2) "Arrears" ((includes)) shall mean all moneys due for entrance forfeits, fees (including jockey's, etc. fees), forfeitures, subscriptions, stake, purchase money in claiming races, and also any default in money incident to the rules.
- (3) "Authorized agent" ((is)) shall mean a person appointed by a written instrument signed and acknowledged before a notary public by the owner and filed in accordance with the rules.
- (4) "Association((:))" shall mean any person or persons, associations, or corporations licensed by the commission to conduct racing for any stake, purse or reward.
- (5) "Breeder" of a horse ((is)) shall mean the owner of its dam at the time of foaling
- (6) "Breeding place" ((is)) shall mean the place of horse's birth.
 (7) "Calendar day" ((is)) shall mean twenty-four hours ending at midnight.
- (8) "Declaration" shall mean the act of withdrawing an entered horse from a race before the closing of overnight entries.
- (9) "Entry" shall mean according to the requirement of the text (a) a horse made eligible to run in a race, (b) two or more which are entered or run in a race owned by the same owner or trained by the same
- (10) "Equipment," as applied to a horse, shall mean whips, blinkers, tongue straps, muzzle, nosebands, bits, shadow rolls, martingales, breast plates, bandages, boots and plates.
- (11) "Forfeit" shall mean money due because of an error, fault, neglect of duty, breach of contract, or a penalty.
- (12) "Horse" includes filly, mare, colt, horse, gelding or ridgling.
 (13) "Jockey" ((is)) shall mean a race rider, whether a licensed
- jockey, apprentice or amateur.

 (14) "Maiden" ((is)) shall mean a horse which at the time of starting has never won a race on the flat in any country, at a track which is covered by a recognized racing publication showing the complete results of the race. A maiden which has been disqualified after finishing first is still to be considered a maiden.
- (15) "Meeting((:))" shall mean the entire consecutive period for which license to race has been granted to any one association by the commission.
- (16) "Month" ((is)) shall mean a calendar month.
 (17) "Nominator" ((is)) shall mean a person in whose name a horse is entered for a race.
- (18) "Owner" includes sole owner, part owner or lessee of a horse. An interest only in the winnings of a horse does not constitute part ownership.

(19) "Place" in racing shall mean first, second or third and in that order is called "Win", "Place", and "Show".

(20) "Post position" ((is)) shall mean the position assigned to the

horse at the starting line of the race.

(21) "Post time" ((is)) shall mean the time set for the arrival at the starting point of the horses in a race and must be shown a reasonable time prior to the race on a clock device, provided for that purpose, prominently displayed and clearly readable from the grandstand.

(22) "Race((-))" shall mean a contest between horses for purse, stakes, or reward on any licensed course and in the presence of judge or judges. A race which overfills may be contested in two or more divisions.

- (a) "Claiming race" ((is)) shall mean a race in which any horse entered therein may be claimed in conformity with the rules.
- (b) "Free handicap" ((is)) shall mean a handicap in which no liability for entrance money is incurred.
- (c) "Handicap" ((is)) shall mean a race in which the weights to be carried by the entered horses are adjusted by a handicapper or board of handicappers for the purpose of equalizing their respective chances of winning.

(d) "Highweight handicap" ((is)) shall mean a handicap in which the weight assigned to the top horse in that handicap is not less than 140 pounds.

- (e) "Match" ((is)) shall mean a private sweepstakes between two horses which are the property of two different owners. If prior to the running of the race either of the horses entered in the match dies, or if either owner dies the match is void. It remains a match even if money or any other award is added to the stakes.
- (f) "Optional claiming race" ((is)) shall mean a race restricted to horses entered to be claimed for a stated claiming price and to those which have started previously for that claiming price or less. In the case of horses entered to be claimed in such a race, the race will be considered, for the purposes of these rules, a claiming race.
- (g) "Overnight race" ((is one)) shall mean a race for which entries close seventy-two hours, or less, before the time set for the first race of the day on which such race is to be run.
- (h) "Owner's handicap" ((is)) shall mean a race wherein the owner fixes, at the time of entry, the weight his horse is to carry.
- (i) "Post race" ((is)) shall mean a race in which the subscribers announce at declaration time the horse, or horses, each intends to start, without limitations of choice other than prescribed by the rules and conditions of the
- (j) "((★)) Private sweepstakes" ((is one)) shall mean a race to which no money or other prize is added, and which, previous to closing, has not been advertised, either by publication, or by circular or entry blank, or in any other way.
- (k) "((★)) Produce race" ((is one)) shall mean a race to be run for by the produce of horses named or described at the time of entry.
- (1) "Purse race" ((is)) shall mean a race for money or any other prize to which the owners of the horses engaged do not contribute.
- (23) "Race day" shall mean((s)) any period of twenty-four hours beginning at midnight and included in the period of a race meeting and in the matter of penalties the word "day" means a "calendar day".
- (24) "Recognized meeting" shall ((be)) mean any meeting wherever held under the sanction of a turf authority having reciprocal relations with the commission and other turf authorities (approved by said commission) for the mutual enforcement of rulings imposed on persons guilty of fraudulent turf practices of any kind.
- (25) "Rules" shall mean the rules herein prescribed and any amendments or additions thereto.
- (26) "Scratch" shall mean the act of withdrawing an entered horse from the race after the closing of overnight entries.
- (27) "Scratch time" shall mean the time set by the association for the closing of applications for permission to withdraw from races of that day.
- (28) "Stake race" or "Sweepstakes" ((is)) shall mean a race ((to which nominators of the engaged entries contribute to a purse; to which money; or any other award, may be added; but no overnight

- race, regardless of its condition shall be deemed a stake race)) for which nominations close more than seventy-two hours in advance of its running and for which subscribers contributed money toward its purse, or a race for which horses are invited by an association to run for a guaranteed purse of fifty thousand dollars or more without payment of stakes.
- (29) "Starter." A horse is a "starter" for a race when the stall doors of the starting gate open in front of it at the time the starter dispatches the horses.
- (30) "Stewards" shall mean the stewards of the meeting or their duly appointed deputies.
- (31) "Subscription" shall mean the act of nominating to a stake race.
- (32) "Untried horse" ((is one)) shall mean a horse whose produce are maidens.
- (33) "Walk over((. When))" shall mean a situation in which two horses in entirely different interest do not run in a race.
- (34) "Weight for age" shall mean((s)) standard weight according to the rules. A "weight for age" race is one in which all horses carry weight according to the scale without penalties or allowances.

(35) "Year" shall mean a calendar year.

AMENDATORY SECTION (Amending Rules of racing, filed 4/21/61)

WAC 260-12-140 OWNERS, ETC., BOUND BY RULES. All owners and trainers of horses, and their stable employees((;)) are subject to the laws of Washington and the rules promulgated by ((its)) the commission((, immediately upon acceptance and occupancy of stabling accommodations from, or approved by an association, or upon making entry to run on its track)) beginning on the day an association accepts entries for the first day of racing of a meet. Said owners, trainers and stable employees shall abide by said laws and rules and accept the decision of the stewards on any and all questions to which their authority extends, subject to their right of appeal to the commission.

AMENDATORY SECTION (Amending Rules of racing, filed 4/21/61)

WAC 260-20-170 FIRST AID EQUIPMENT AND PERSON-NEL. Each racing association shall equip and maintain at its track temporary facilities with not less than two beds, equipped with such first aid appliances and material as shall be approved by the commission, and shall provide the attendance of a competent physician and one registered nurse thereat during racing hours. A racing association conducting a meet with an average daily handle of one hundred twenty thousand dollars or less may provide at its track a licensed paramedic in lieu of a physician if the services of a competent physician cannot be obtained.

AMENDATORY SECTION (Amending Order 72-6, filed 10/13/72)

WAC 260-24-280 STEWARDS-AUTHORITY TO AWARD PUNISHMENT. The stewards have the power to punish at their discretion any person subject to their control either by suspension of the privilege of attending the races during the meeting; or by suspension from acting or riding during the meeting; or by fine not exceeding ((\$200.00)) \$400.00; or both, and if in their discretion they deem it necessary they may impose a suspension up to thirty (((30))) days beyond the meet; for any further punishment or additional fine, they shall so report to the commission. Persons subject to these rules are deemed to come within the control of the board of stewards assigned to a meet beginning on the day an association accepts entries for the first day of racing of that meet.

AMENDATORY SECTION (Amending Rules of racing, filed 4/21/61)

WAC 260-36-040 REGISTRATION OF PERSONNEL OTH-ER THAN OWNERS, TRAINERS AND JOCKEYS-FEE. Any person acting in an official capacity or any person employed on a race track other than an owner, trainer or jockey, shall register with the Washington horse racing commission and procure an occupational permit, by paying annually a fee of ((\$1.00)) \$5.00.

AMENDATORY SECTION (Amending Rules of racing, filed 4/21/61)

WAC 260-40-120 IDENTIFICATION PREREQUISITE TO START. No horse shall be permitted to start that has not been fully identified. All horses shall be properly tattooed by the Thoroughbred Racing Protective Bureau or an approved breeding association, or freeze marked in a manner which meets the standards of the National Crime Information Center. Responsibility in the matter of establishing either the identity of a horse or ((his)) its complete and actual ownership shall be as binding on the persons so identifying or undertaking to establish((;)) the identity of a horse as it is on the person having the horse requiring identification ((and)). The same penalty shall apply to ((them)) either party in case of fraud or attempt at fraud.

AMENDATORY SECTION (Amending Order 73.8, filed 10/23/73)

WAC 260-48-110 "ENTRY"—WAGER ON ONE IS WAGER ON ALL. When two or more horses run in a race, and are coupled because of common ties they are called an "entry" and a wager on one of them shall be a wager on all of them. In cases where the only common tie is that the horses are trained by the same trainer, the horses shall be uncoupled for wagering purposes except in quinella or exacta races. At race tracks that have an average daily handle of one hundred twenty thousand dollars or less only those horses that have the same owner may be coupled for wagering purposes.

NOTES:

Coupled horse disqualified, others may be: WAC 260-52-040(5).

AMENDATORY SECTION (Amending Rules 187 through 196, filed 4/21/61)

WAC 260-52-010 PADDOCK TO POST. (1) Permission must be obtained from a steward to exercise a horse between races unless the horse is being warmed up on the way to and just prior to entering the paddock for the next race to be run.

(2) When a horse is being so warmed up before entering the paddock, his official program number shall be displayed by the rider.

- (3) In a race, each horse shall carry a conspicuous saddlecloth number and a head number, corresponding to his number on the official program. In the case of an entry each horse making up the entry shall carry the same number (head and saddlecloth) with a distinguishing letter. For example, 1-1A, 1X. In the case of a field the horses comprising the field shall carry an individual number; i.e., 12, 13, 14, 15, and so on
- (4) After the horses enter the track, no jockey shall dismount and no horse shall be entitled to the care of an attendant without consent of the stewards or the starter, and the horse must be free of all hands other than those of the jockey or assistant starter before the starter releases the barrier.
- (5) In case of accident to a jockey, his mount or equipment, the stewards or the starter may permit the jockey to dismount and the horse to be cared for during the delay, and may permit all jockeys to dismount and all horses to be attended during the delay.
- (6) All horses shall parade and, under penalty of disqualification, shall carry their weight from the paddock to the starting post, such parade to pass the steward's stand.
- (7) After entering the track not more than 12 minutes shall be consumed in the parade of the horses to the post except in cases of unavoidable delay. After passing the stand once, horses will be allowed to break formation and canter, warm up or go as they please to the post. When horses have reached the post, they shall be started without unnecessary delay.
- (8) If the jockey is so injured on the way to the post as to require another jockey, the horse shall be taken to the paddock and another jockey obtained.
 - (9) No person shall wilfully delay the arrival of a horse at the post.
- (10) No person other than the rider, starter, or assistant starter shall be permitted to strike a horse, or attempt, by shouting or otherwise to assist it in getting a start.
- (11) In all races in which a jockey will not ride with a whip, an announcement of that fact shall be made over the public address system.

NOTES:

Numbers, jockey and horse to wear: See WAC 260-32-140.

AMENDATORY SECTION (Amending Rule 211, filed 4/21/61)

WAC 260-52-040 POST TO FINISH. (1) When clear, a horse may be taken to any part of the course ((provided)), except that crossing or weaving in front of contenders may constitute interference or intimidation for which the offender may be disciplined.

(2) A horse crossing ((another)) so as actually to impede ((him)) another horse is disqualified, unless the impeded horse was partly in fault or the crossing was wholly caused by the fault of some other horse or jockey.

(3) If a horse or jockey jostle another horse, the aggressor may be disqualified, unless the jostled horse or his jockey was partly in fault or the jostle was wholly caused by the fault of some other horse or jockey.

(4) If a jockey wilfully strikes another horse or jockey, or rides wilfully or carelessly so as to injure another horse, which is in no way in fault, or so as to cause other horses to do so, his horse is disqualified.

(5) When a horse is disqualified under this rule the other horse or horses in the same race coupled as an entry under WAC 260-48-110 may be disqualified.

(6) Complaints under this rule can only be received from the owner, trainer or jockey of the horse alleged to be aggrieved, and must be made to the clerk of the scales or to the stewards before or immediately after his jockey has passed the scales. But nothing in this rule shall prevent the stewards taking cognizance of foul riding.

(7) Any jockey against whom a foul is claimed shall be given the opportunity to appear before the stewards before any decision is made by them

(8) A jockey whose horse has been disqualified or who unnecessarily causes his horse to shorten his stride with a view to complaint, or an owner, trainer or jockey who complains frivolously that his horse was crossed or jostled, may be punished.

(9) All horses are expected to give their best efforts in races in which they run, and any instructions or advice to jockeys to ride or handle their mounts otherwise than for the purpose of winning are forbidden and will subject all persons giving or following such instructions or advice to disciplinary action by the stewards and the commission.

(10) No jockey carrying a whip during a race shall fail to use the whip in a manner consistent with using his best efforts to win. Jockeys are prohibited from whipping a horse during the post parade, over the head, or in an excessive or brutal manner.

AMENDATORY SECTION (Amending Rules of racing, filed 4/21/61)

WAC 260-60-120 DISCLOSURE OF INCUMBRANCES— ((UNPAID STUD FEES)) ENTRY OF MARE IN FOAL IN A CLAIMING RACE. The conditions of any mortgage or lien against a horse must be filed with the racing commission before a horse is entered, and if the animal is leased this fact must be fully disclosed. ((No mare shall be entered in a claiming race where there are any unpaid stud fees against her.)) No person shall enter a mare in a claiming race when such mare is pregnant, unless prior to the time of entry the owner shall have deposited with the racing secretary a signed agreement providing that the owner will at the time of entry provide for the successful claimant of such mare, without cost, protest, or fee of any kind, a valid stallion service certificate covering the breeding of the mare. A successful claimant of a mare may file with the commission a petition for recision of the claim if it is determined the claimed mare is pregnant and the agreement concerning the stallion service certificate was not deposited as required by this section.

AMENDATORY SECTION (Amending Order 74.1, filed 5/22/74, effective 7/1/74)

WAC 260-70-140 HYPODERMIC INSTRUMENTS. Except by specific written permission of the stewards, no person within the grounds of a racing association where horses are lodged or kept shall have in or upon the premises which he occupies ((of [or])), or has the right to occupy, or in his personal property or effects, any hypodermic instrument which may be used for injection into a horse of any medication prohibited by this rule. Every racing association((, upon the grounds of which race horses are lodged or kept.)) is required to use all reasonable efforts to prevent the violation of this rule upon its grounds. ((Every racing association, the commission and the stewards, or any of them, shall have the right to authorize a person or persons to enter search and inspect the buildings, stables, rooms or other places within the grounds of such association or at other places where horses which are eligible to race are kept, together with the personal property and

effects contained therein. Every licensed person and person permitted to pursue his occupation or employment within the grounds of any association, by accepting his license or such permission, shall consent to such search and to the scizure of any hypodermic instrument and anything apparently intended to be used in connection therewith.))

NEW SECTION

WAC 260-20-075 FIREARMS PROHIBITED ON ASSOCIATION GROUNDS. Each racing association shall exclude from its grounds any person found to have firearms in his possession, except security personnel employed by the association or commission and law enforcement officers. Any licensee or permit holder who brings firearms onto the grounds of any racing association, except security personnel and law enforcement officers, may be subject to revocation or suspension of such license or permit, and any other authorized penalty the stewards may deem necessary.

NEW SECTION

WAC 260-36-180 CONSENT TO SEARCH. In order to protect the integrity of horseracing and to protect the interests of the public, any person who accepts a license or occupational permit from the commission and enters upon the grounds of a racing association is deemed to have given consent, subject to the provisions of this section, to a search of his person, effects, and/or any premises which that person may occupy or have the right to occupy upon the grounds. The commission and its stewards, and each racing association shall have the right to authorize personnel to conduct such searches. A licensee's or permit holder's person, effects, or premises may be searched upon the grounds when a person authorized to conduct such searches has reasonable grounds to believe that the licensee or permit holder has in his possession prohibited material or illicit devices; including, but not limited to, prohibited drugs or medication, controlled substances, nonauthorized hypodermic instruments, illicit mechanical or electric devices, and weapons. When possible such searches shall be conducted in a manner to avoid undue intrusion of privacy, but a dispute as to the appropriate conditions for a search shall not be grounds for failing to permit an otherwise appropriate search. Failure to permit a search as authorized herein shall result in revocation of the person's license or permit upon receipt by the commission of a sworn statement that a search was so refused. All persons to be searched shall be advised that failure to permit a search will result in revocation of their license or permit. Upon receipt of a sworn statement that a search has been refused, the commission or board of stewards shall inform the licensee or permit holder in writing that their license or permit has been revoked.

WSR 80-14-036 PROPOSED RULES HORSE RACING COMMISSION

[Filed September 29, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules relating to the adoption of WAC 260-70-022, relating to standards for administration of medication; amending WAC 260-70-010, relating to definition of terms; WAC 260-70-170 relating to the veterinarians' report; and repealing WAC 260-70-021, relating to standards for the administration of medication; WAC 260-70-090, relating to permitted medication; WAC 260-70-100, relating to penalties for the misuse of permitted medication. The rules proposed for adoption, amendment and repeal in this notice would, if promulgated, establish a "no medication" program for horses raced at licensed meets. By separate notice filed this date with the Code Reviser the Washington Horse Racing Commission is also giving notice that it intends to also consider at its December 4, 1980, meeting rule changes

which would establish an alternative medication program not as restrictive as a "no medication" program, but more controlled than current medication rules;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Thursday, December 4, 1980, in the Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 27, 1980, and/or orally at 11:00 a.m., Thursday, December 4, 1980, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: September 29, 1980

By: Arthur Drovetto

Executive Secretary

STATEMENT OF PURPOSE

WAC 260-70-022 is proposed for adoption; WAC 260-70-010 and 260-70-170 are proposed for amendment and WAC 260-70-021, 260-70-090 and 260-70-100 are proposed for repeal by notice filed with the Code Reviser this date.

These rules adoptions, amendments, and repealers are proposed pursuant to RCW 67-.16.020 and 67.16.040 under the general rule-making authority of the Washington Horse Racing Commission. These rule amendments are intended to establish a "no medication" program for horses raced at licensed meets in this state. WAC 260-70-022 would limit medication to vitamins and nutritional aids, and impose penalties for use of any other drugs or medication. WAC 260-70-010, relating to definition of terms, and WAC 260-70-170, relating to the veterinarians' report, are to be amended to delete references to permitted medication, which would no longer be applicable under the proposed WAC 260-70-022. WAC 260-70-021, relating to standards for the administration of medication; WAC 260-70-090, relating to permitted medication; and WAC 260-70-100, relating to penalties for the misuse of permitted medication, are proposed to be repealed as there would no longer be a program of permitted medication under WAC 260-70-022.

By separate notice filed this date with the Code Reviser the Washington Horse Racing Commission has also given notice that it also intends to consider rule changes which would establish an alternative medication program not as restrictive as a "no medication" program, but more controlled than current medication rules.

Arthur Drovetto, Executive Secretary, Suites B and C, 210 East Union Avenue, Olympia, Washington, 98504 (telephone number (206) 753-3741) and members of

his staff were responsible for the drafting of the proposed rule amendments and are to be responsible for implementation and enforcement of the rules.

The proponent of these rule changes is the Washington Horse Racing Commission.

There are no comments or recommendations being submitted inasmuch as these rule changes are being proposed pursuant to existing statutory authority.

This certifies that copies of this statement are on file with the Commission and available for public inspection, and that three copies of this statement are this date being forwarded to the secretary of the senate and three copies each to the chief clerks of the House of Representatives.

AMENDATORY SECTION (Amending Order 75.5, filed 10/17/75)

WAC 260-70-010 DEFINITIONS APPLICABLE TO CHAP-TER 260-70 WAC. As used in chapter 260-70 WAC, unless the context clearly requires a different meaning, the following terms shall have the following meanings:

(1) (("Permitted medication" or)) "Medication" shall mean and include any substance used to treat, cure, and prevent disease, relieve pain, or improve or preserve health, including vitamins, food additives, minerals, and domestic remedies.

(2) "((Prohibited)) Drugs" shall mean (((1))) (a) any medication or metabolic derivatives thereof which is a narcotic, or which could serve as a local anesthetic, or tranquilizer, or which could stimulate or depress the circulatory, respiratory, or central nervous system of a horse or, (((2))) (b) lasix, conjugated estrogens and any other interfering substance; or (((3) Phenylbutazone carried in the body of a two year old horse in violation of WAC 260-70-090)) (c) nonsteroidal anti-inflammatory drugs.

(3) "Interfering substance" or "interfere" shall mean and refer to any medication or drug or other substance which might mask or screen the presence of prohibited medication or drugs or prevent or delay testing procedures. Such terms include permitted medication when used in quantities which might mask or screen the presence of prohibited medication or drugs or prevent or delay testing procedures.

(((4) "Phenylbutazone" shall mean phenylbutazone, oxyphenylbutazone, or their derivatives or metabolites thereof:))

NEW SECTION

WAC 260-70-022 MEDICATION STANDARDS. (1) No horse shall have in its body while participating in a race any medication, drug or interfering substance as defined in WAC 260-70-010.

(2) No person shall administer, attempt to administer, or aid or abet in the administration of, any medication or drug to a horse except in accordance with this rule.

- (3) Subject to the provisions of this rule, medication calculated to improve or protect the health of a horse may be administered to a horse in training.
- (4) Nutritional aids, administered orally only, will be permitted at any time.
 - (5) All horses may be subject to blood, as well as urine testing.
- (6) The finding of any medication, drug or interfering substance prohibited herein in a horse participating in a race shall result in such penalties as specified in WAC 260-70-080.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) <u>WAC 260-70-021</u> (2) <u>WAC 260-70-090</u>
- $\begin{array}{c} (2) \quad \text{WAC } 260-70-090 \\ \hline (3) \quad \text{WAC } 260-70-100 \\ \end{array}$

MEDICATION STANDARDS.
PERMITTED MEDICATION.
PENALTIES RELATING TO MIS-USE OF PERMITTED
MEDICATION.

AMENDATORY SECTION (Amending Order 79-03, filed 5/7/80)

WAC 260-70-170 VETERINARIAN REPORT. Every veterinarian who treats a horse upon the approved grounds shall, in writing on a form prescribed by the commission, report to the commission veterinarian in a manner prescribed by him, the name of the horse treated, the name of the trainer of the horse, the time of treatment, and any other information requested by the commission veterinarian. Detection of any unreported medication, drug, or substance; or failure to detect any permitted medication, drug or substance by the chief chemist in a test may be grounds for disciplinary action. ((A list of horses on a program of permitted medication shall be kept in the office of the commission and shall be available for public inspection.))

WSR 80-14-037 PROPOSED RULES HORSE RACING COMMISSION

[Filed September 29, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules relating to the amending of WAC 260-70-010 relating to definition of terms; WAC 260-70-021, relating to medication standards; WAC 260-70-090, relating to permitted medication; WAC 260-70-100, relating to penalties for the misuse of permitted medication or foreign substances; WAC 260-70-170, relating to veterinarians' reports; and WAC 260-70-180, relating to improper medication. The rules proposed for amendment in this notice would, if promulgated, establish a more controlled medication program for horses raced at licensed meets than current medication rules. By separate notice filed this date with the Code Reviser the Washington Horse Racing Commission is also giving notice that it intends to also consider at its December 4, 1980 meeting rule changes which would establish a "no medication" program for horses raced at licensed meets;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Thursday, December 4, 1980, in the Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 27, 1980, and/or orally at 11:00 a.m., Thursday, December 4, 1980, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: September 29, 1980
By: Arthur Drovetto
Executive Secretary

STATEMENT OF PURPOSE

WAC 260-70-010, 260-70-021, 260-70-090, 260-70-100, 260-70-170 and 260-70-180 are proposed for amendment as indicated in the notice of intention to amend rules filed this date with the Code Reviser.

These rules are proposed for amendment pursuant to RCW 67.16.020 and 67.16.040 under the general rule-making authority of the Washington Horse Racing Commission.

These rule amendments are intended to establish a more controlled medication program for horses raced at licensed meets in this state than provided under current medication rules. The proposed amendments to WAC 260-70-010 add several new definitions of terms. The proposed amendments to WAC 260-70-021 add several new requirements to medication standards for horses, including a more comprehensive treatment of the problem of bleeders, and medication for bleeders. WAC 260-70-090 is proposed to be amended to give greater specificity to acceptable test levels of permitted medication. The amendments to WAC 260-70-100 modify the penalties for misuse of permitted medication, or upon the discovery of foreign substances. The amendments to WAC 260-70-170 require a more comprehensive veterinarian report with respect to the dispensation or use of prohibited drugs. The proposed amendments to WAC 260-70-180 require veterinarians to keep detailed records with respect to the drugs or medications in their possession and provide a penalty for veterinarians who violate the rules with respect to improper medication.

By separate notice filed this date with the Code Reviser the Washington Horse Racing Commission has also given notice that it also intends to consider rule changes which would establish a "no medication" program for horses raced at licensed meets in this

Arthur Drovetto, Executive Secretary, Suites B and C, 210 East Union Avenue, Olympia, Washington, 98504 (telephone number (206) 753-3741) and members of his staff were responsible for the drafting of the proposed rule amendments and are to be responsible for implementation and enforcement of the rules.

The proponent of these rule amendments is the Washington Horse Racing Commission. There are no comments or recommendations being submitted inasmuch as these rule amendments are being proposed pursuant to existing statutory authority.

This certifies that copies of this statement are on file with the Commission and available for public inspection, and that three copies of this statement are this date being forwarded to the secretary of the senate and three copies each to the chief clerks of the House of Representatives.

AMENDATORY SECTION (Amending Order 75.5, filed 10/17/75)

WAC 260-70-010 DEFINITIONS APPLICABLE TO CHAP-TER 260-70 WAC. As used in chapter 260-70 WAC, unless the context clearly requires a different meaning, the following terms shall have the following meanings:

(1) "Permitted medication" or "medication" shall mean and include any substance used to treat, cure, and prevent disease, relieve pain, or improve or preserve health, including vitamins, food additives, minerals, and domestic remedies.

- (2) "Prohibited drugs" shall mean (((1))) (a) any medication or metabolic derivatives thereof which is a narcotic, or which could serve as a local anesthetic, or tranquilizer, or which could stimulate or depress the circulatory, respiratory, or central nervous system of a horse; or, (((2))) (b) any interfering substance; or (((3))) (c) Phenylbutazone carried in the body of a two year old horse in violation of WAC 260-70-090.
- (3) "Interfering substance" or "interfere" shall mean and refer to any medication which might mask or screen the presence of prohibited drugs or prevent or delay testing procedures. Such terms include permitted medication when used in quantities which might mask or screen the presence of prohibited drugs or prevent or delay testing procedures.

(4) "Phenylbutazone" shall mean ((phenylbutazone, oxyphenylbutazone, or their derivatives)) 4-Butyl-1, 2-diphenyl-3, 5 parazolidedione or metabolites thereof.

(5) "Hypodermic injection" shall mean any injection into or under the skin or mucosa, including intradermal injection, subcutaneous injection submucosal injection, intramuscular injection, intravenous injection, intra-arterial injection, intra-articular injection, intrabursal injection, intraocular (intraconjunctival) injection.

(6) "Foreign substances" shall mean all substances except those which exist naturally in the untreated horse at normal physiological

concentration.

(7) "Veterinarian" shall mean a veterinary practitioner authorized to practice on the race track by the racing commission.

(8) "Horse" includes all horses registered for racing under the jurisdiction of the commission or board, and for the purposes of this regulation shall mean stallion, colt, gelding, ridgling, filly, or mare.

(9) "Chemist" shall mean any chemist designated by the

"Chemist"

commission.

- (10) "Test sample" shall mean any body substance including but not limited to blood or urine taken from a horse under the supervision of the commission veterinarian and in such manner as prescribed by the commission for the purpose of analysis.
- (11) "Race day" shall mean the twenty-four hour period prior to the scheduled post time for the first race.

(12) "Test level" shall mean the concentration of a foreign substance found in the test sample.

- (13) "Bleeder" shall mean a horse which hemorrhages from the respiratory tract during a race or immediately thereafter, or during exercise or immediately thereafter. "Immediately thereafter" means while a horse is still under the direct observation of race officials.
- (14) "Bleeder list" shall mean a tabulation of all bleeders to be
- maintained by the commission.
 (15) "Furosemide" or "Lasix" shall mean 4-chloro-N-(2furylmethyl-5-sulfamoylantranilic acid.
- (16) "Security stall" means the stall assigned by the racing commission to a horse on the bleeder list, for occupancy as a prerequisite for

receiving bleeder medication. Sometimes called the detention stall.

(17) "Security area" means the area surrounding the security stall delineated by the racing commission and controlled by it.

AMENDATORY SECTION (Amending Order 79-02, filed 12/24/79)

WAC 260-70-021 MEDICATION STANDARDS. It shall be the intent of these rules to protect the integrity of horse racing, to guard the health of the horse and to safeguard the interests of the public and the racing participants through the prohibition or control of all drugs and medications or substances foreign to the natural horse. In this context:

(1) No horse shall have in its body any prohibited drug, medication, interfering substance, or foreign substance while participating in a

race, except as hereinafter provided.

- (2) No person shall administer, attempt to administer, or aid or abet in the administration of, any medication ((or)), drug, or foreign substance to a horse on the day of a race in which the horse is entered prior to the race except ((in accordance with this rule)) as hereinafter
- (3) Subject to the provisions of this rule, medication calculated to improve or protect the health of a horse may be administered to a horse in training.
- (4) The administration of medication to any entered or eligible horse on its race day, except as hereinafter provided, is prohibited. For the purpose of this rule, the day of the race shall be deemed to commence

((at 9:00 p.m. on the day preceding the race)) twenty-four hours prior to the scheduled post time for the first race.

(5) Nutritional aids, administered orally only, will be permitted at any time, providing that test levels and guidelines for its use have been

established by the commission veterinarian.

(6) Only Lasix (Furosemide), and/or conjugated estrogens, will be permitted on race day for the treatment only of horses which have been confirmed as "bleeders" by a ((state)) commission veterinarian. For purposes of this rule a "bleeder" is a horse which ((has bled on the track or immediately thereafter)) during the race or during exercise is observed by a commission veterinarian to be shedding blood from one or both nostrils or is found to have bled internally. The commission veterinarian may request an endoscopic examination of the horse in order to confirm its inclusion on the bleeder list. This endoscopic examination shall be conducted by a veterinarian licensed by the commission and employed by the owner or his agent, and shall be conducted in the presence of the commission veterinarian. This endoscopic examination must be conducted within one hour of the finish of the race or exercise in which the horse participated and bled, and must reveal, to the satisfaction of the commission veterinarian, hemorrhage in the lumen of the respiratory tract. A horse determined to be a bleeder shall remain on the bleeder list and be removed from the bleeder list only upon the direction of the commission veterinarian, who shall certify in writing his recommendation for removal to the stewards. A bleeder horse shipped into this state from another jurisdiction must comply with the procedure outlined above. However, a bleeder horse shipped into this state from another jurisdiction may be placed on the commission's bleeder list provided that the jurisdiction from which it was shipped has qualified it as a bleeder using criteria satisfactory to the commission. The commission shall maintain a list of states meeting such satisfactory criteria. A current certificate setting forth the horses qualifications as a bleeder must be transmitted to the commission stewards at the track in this state to which it is shipped. This being an exception to the general requirements for confirmation as a "bleeder" the stewards shall cause the above described general requirements to be met if there is any doubt as to the certification from another jurisdiction. Lasix (Furosemide) and/or conjugated estrogens shall not be administered within ((four)) five hours of the published post time for the race in which the horse is entered. No listed horse shall race with any substance or diuretic other than Lasix carried in its body. Horses treated with Lasix and/or conjugated estrogens will be subject to blood, as well as urine testing.

When the stewards determine that there are adequate facilities and commission personnel available, a blood sample shall be taken by the commission veterinarian for delivery to the testing laboratory using standard procedure for collection, identification and transmittal as is used in routine testing immediately before treatment of Lasix and/or conjugated estrogens are administered. In all cases where the stewards determine that adequate personnel is available, the administration of bleeder medication shall be witnessed by the commission veterinarian or a helper assigned by him. In all cases, bleeder medication shall be administered by a veterinarian licensed by the commission and employed by the owner of the horse or by his agent and at a dose level recommended by the manufacturer and approved by the commission

When security stalls are determined to be available by the stewards, a horse on the bleeder list must be assigned to prerace security stall not less than five hours prior to scheduled post time for the race in which it is entered. Once placed in the determined security area, horse shall remain there until it is taken to the paddock to be saddled or harnessed for the race. While in the security area, the horse shall be in the care, custody and control of the trainer or a licensed person assigned by him. The trainer shall be responsible for the condition, care and handling of the horse while it remains in the security area

(7) Approved nonsteroidal anti-inflamatory drugs (NSAIDS) may be administered to a horse, but not on race day. No more than one of the NSAIDS may be used on or carried in a horse's body at any one

time

(8) Notwithstanding any other provision of this rule, no two-year old horse shall carry in its body while participating in a race any medication, prohibited drug, interfering substance, or foreign substance, including medications defined in WAC 260-70-010 (1) through (4). Vitamins are permitted, however. The provisions of subsection (6) of this section authorizing the stewards to grant permission for use of an approved medication on bleeders shall not be applicable to any twoyear old horse. The finding of any medication, prohibited drug, interfering substance, or foreign substance as prohibited herein in a two-

year old horse participating in a race shall disqualify the owner of such horse from participating in the purse distribution; and in addition the stewards may take any further authorized action they may consider ((necessary to preserve the integrity of racing)) under the penalty guidelines set forth in WAC 260-70-100(4).

(9) In the case of delayed-release substances, the time of administration shall be deemed that time at which such medication, drug, or

substance is released within the body of a horse.

(10) The permitted test level of phenylbutazone under WAC 260-70-090 shall apply only to those horses on the permitted medication list maintained by the commission. Other horses shall not show traces of phenylbutazone or any other NSAID. A horse on said list shall be removed only by certification by the commission veterinarian to the stewards.

While other nonsteroidal anti-inflamatory drugs, such as Arguel (meclofenamic acid), Equiproxen (Naproxen), and Banamine (flunixin meglumine), are permitted medications except for race day; permitted test levels of these drugs have not been established. Therefore, until such test levels have established for these drugs, no horse shall carry a presence of these NSAIDS in its body while participating in a race.

(11) Horses listed on either the commission's bleeder list or permitted medication list, may be claimed under the provisions of chapter 260-60 WAC for fifteen percent less than horses not so listed. Stewards shall encourage racing associations to indicate on their programs, in an appropriate manner, whether entered horses are on said commis-

(12) Since the urinary concentrations of phenylbutazone can be reduced substantially by peak diuresis from Furosemide (Lasix), this concentration change can greatly reduce the reliability of routine screening for phenylbutazone. Therefore, a horse treated by Furosemide (Lasix), or any other diuretic may not be placed on a permitted phenylbutazone program or carry any permissible trace of phenylbutazone in its body while participating in a race.

AMENDATORY SECTION (Amending Order 79-03, filed 5/7/80)

WAC 260-70-090 PERMITTED MEDICATION. Horses using permitted medication under the provisions and conditions of WAC 260-70-021 are subject to all rules in WAC 260-70-021 governing such medication plus these additional rules:

(1) No horse while participating in a race shall carry in its body more than ((165 micrograms per milliliter of urine of phenylbuta-

zone)) a trace of phenylbutazone as hereinafter provided: (a) The test level of phenylbutazone shall not exceed either 165 mi-

crograms (mcg) per milliliter (ml) of urine, or

(b) Two micrograms (mcg) per milliliter (ml) of plasma.

(2) The foregoing test levels in subsection (1) above are only applicable to tests in which there is not presence of Furosemide (Lasix) or other diuretics. Horses having a presence of Furosemide (Lasix) or other diuretics in their body may not carry in their body the presence of phenylbutazone or other nonsteroidal anti-flammatory drug while participating in a race.

(3) No horse on a program of permitted medication shall be permitted to race without such medication unless authorized to do so by the

stewards or their representative.

AMENDATORY SECTION (Amending Order 79-03, filed 5/7/80)

WAC 260-70-100 PENALTIES RELATING TO MISUSE OF PERMITTED MEDICATION, AND PRESENCE OF FOREIGN SUBSTANCES. (1) Should the laboratory analysis of urine or blood taken from a two-year old horse show the presence of phenylbutazone, another nonsteroidal anti-inflammatory drug (NSAID), Furosemide (Lasix), and/or congutated estrogens, or any foreign substance, not vitamins, the stewards shall levy the penalties hereinafter described

against each person found responsible.

(2) Should the laboratory analysis of urine or blood taken from ((a)) an older horse((, other than a two-year old,)) show the presence of ((more than one approved nonsteroidal anti-inflammatory drug (NSAID) in violation of WAC 260-70-021, or the presence of)) phenylbutazone in excess of the quantities authorized by WAC 260-70-090, or in the company with another nonsteroidal anti-inflammatory drug (NSAID), Furosemide (Lasix); an interfering substance; or the presence of phenylbutazone when the horse is not on the commission's permitted medication list; the stewards shall levy the ((following)) penalties hereinafter described against each person found responsible.

(3) Penalties provided for violations of this section are:

 $(((++)))(\underline{a})$ For a first offense within any calendar year, a fine of \$200;

(((2)))(b) The second offense, within any calendar year, \$500;

(((3)))(c) For a third offense, within any calendar year, license suspension for one year.

(4) If laboratory analysis of urine or blood taken from a horse shows misuse of permitted medication as specified above the owner of such horse shall not participate in the purse distribution of the race wherein the violation occurred, and shall be denied or shall promptly return any portion of the purse, or sweepstakes, and any trophy in such race and the same shall be distributed as in the case of a disqualification.

(5) If any NSAID is found in the body of a horse which alone or in combination with a second NSAID is of such a quantity so as to interfere with the testing process the penalties for use of a prohibited drug or medication shall apply irrespective of the provisions of this rule.

AMENDATORY SECTION (Amending Order 79-03, filed 5/7/80)

WAC 260-70-170 VETERINARIAN REPORT. Every veterinarian who treats a horse upon the approved grounds shall, in writing on a form prescribed by the commission, report to the commission veterinarian in a manner prescribed by him, the name of the horse treated, the name of the trainer of the horse, the time of treatment, and any other information requested by the commission veterinarian. Detection of any unreported medication, drug, or substance; or failure to detect any permitted medication, drug or substance by the chief chemist in a test may be grounds for disciplinary action. A list of horses on a program of permitted medication shall be kept in the office of the commission and shall be available for public inspection. As a condition of his license, every veterinarian who treats a horse upon approved grounds shall keep a log book recording the dispensation or use (both on and off approved grounds) of any prohibited drug as defined herein showing the name of the horse treated or the persons furnished any drug; the time of treatment of dispensation and the quantity dispensed. Said log books and the remaining amount of prohibited drugs on hand shall be subject to inspection by agents of the commission at reasonable time and places.

AMENDATORY SECTION (Amending Order 74.1, filed 5/22/74, effective 7/1/74)

WAC 260-70-180 IMPROPER MEDICATION. Should the analysis of any urine, saliva, or other sample taken from any horse show the presence of any substance which is the result of any oral, topical, or injected medication which has not been prescribed, administered or dispensed by a veterinarian licensed by the commission, the trainer of the horse or any other person shown to have had the care of or attendance of the horse may be disciplined. Within thirty days after the adoption of this rule, every veterinarian who treats a horse upon approved grounds, shall in writing on a form prescribed by the commission provide inventory of all drugs or medications in his possession on the date of said inventory. Every ten days thereafter, said veterinarian shall likewise provide the commission with a list of all drugs or medications purchased by said veterinarian or otherwise coming into his possession within each subsequent period. Where veterinarians practice together a collective inventory and report may be filed.

Detection of the use, possession or purchase by a veterinarian of any unreported medication or drug shall cause said veterinarian to be barred from any approved grounds for a determined period not to ex-

ceed one year.

WSR 80-14-038 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-138-Filed September 29, 1980]

- I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that

observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to provide protection for Canadian chinook salmon while allowing a harvest of coho salmon.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 29, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-00700L MESH RESTRICTION. (1) Effective immediately through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with gill net gear having a mesh size greater than 6-1/2 inches in Puget Sound Management and Catch Reporting Area 7.

(2) Effective immediately through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to retain chinook salmon taken for commercial purposes with purse seine gear or reef net gear in Puget Sound Salmon Management and catch Reporting Area 7.

NEW SECTION

WAC 220-28-007A0K MESH RESTRICTION. (1) Effective immediately through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with gill net gear having a mesh size greater than 6-1/2 inches in Puget Sound Management and Catch Reporting Area 7A.

(2) Effective immediately through October 4, 1980, it shall be unlawful for any fisherman, including treaty Indian fishermen, to retain chinook salmon taken for commercial purposes with purse seine gear or reef net gear in Puget Sound Salmon Management and Catch Reporting Area 7A.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220–28–00700K MESH RESTRICTION. (80–131)
WAC 220–28–007A0J MESH RESTRICTION. (80–131)

WSR 80-14-039 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-139-Filed September 29, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is adopted pursuant to the Columbia River Compact.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.40.010 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 29, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-32-03000Z GILL NET SEASONS. (1) Notwithstanding the provisions of WAC 220-32-030, WAC 220-32-031, and WAC 220-32-032, it shall be unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E except at those times in those areas designated below:

Areas 1A, 1B and that portion of 1C downstream of Highway 433 Bridge at Longview –

6:00 p.m. September 29 to 6:00 p.m. October 2, 1980.

Areas 1A, 1B, 1C and 1D -

6:00 p.m. October 5 to 6:00 p.m. October 9, 1980.

6:00 p.m. October 12 to 6:00 p.m. October 16, 1980.

6:00 p.m. October 19 to 6:00 p.m. October 23, 1980.

6:00 p.m. October 26 to 6:00 p.m. October 30, 1980.

(2) It shall be unlawful to take, fish for or possess salmon for commercial purposes in the Columbia River with any gill net gear having a mesh size greater than 7—inches and less than 9—inches stretch measure.

REPEALER

The following section of the Washington Administrative Code is repealed effective 6:00 p.m. September 29, 1980:

WAC 220-32-03000Y GILL NET SEASONS. (80-137)

WSR 80-14-040 PROPOSED RULES DEPARTMENT OF ECOLOGY

[Filed September 30, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning San Juan county, amending WAC 173-19-360;

that such agency will at 9:30 a.m., Thursday, October 2, 1980, in the Hearings Room, Department of Ecology, Air and Land Offices, Rowesix, Building 4, 4224 6th Avenue S. E., Lacey, WA, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, October 2, 1980, in the Hearings Room, Department of Ecology, Air and Land Offices, Rowesix, Building 4, 4224 6th Avenue S. E., Lacey, WA.

The authority under which these rules are proposed is RCW 90.58.120 and 90.58.200.

Interested persons may submit data, views, or arguments to this agency orally at the hearing shown above.

This notice is connected to and continues the matter noticed in Notice No. WSR 80-10-057 filed with the code reviser's office on August 6, 1980.

Dated: September 25, 1980
By: John F. Spencer
Acting Director

WSR 80-14-041 ADOPTED RULES DEPARTMENT OF ECOLOGY

[Order DE 80-29-Filed September 30, 1980]

I, Wilbur G. Hallauer, director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to motor vehicle noise performance standards, amending chapter 173-62 WAC.

This action is taken pursuant to Notice Nos. WSR 80-06-165, 80-09-051, 80-10-016 and 80-12-058 filed with the code reviser on 6/4/80, 7/14/80, 7/31/80 and 9/3/80. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 70.107 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 10, 1980.

By Wilbur G. Hallauer

Director

AMENDATORY SECTION (Amending Order DE 74-33, filed 1/30/75)

WAC 173-62-010 AUTHORITY AND PUR-POSE. (1) Under RCW 70.107.030(5) of the Noise Control Act of 1974 (chapter 183, Laws of 1974), the legislature directed the department of ecology, in exercising rule-making authority to give first priority to the adoption of motor vehicle noise performance standards. The purpose of this chapter is to carry out that legislative directive through the adoption of noise emission standards for new motor vehicles and noise emission standards for the operation of motor vehicles on public highways.

(2) Local needs. The standards established in this chapter provide several methods of evaluating motor vehicle noise levels. Nothing in these rules is meant to require enforcement agencies or local governments to adopt or use every standard in this chapter to determine a violation. Specific local needs shall dictate the standard(s) which may be adopted or used.

AMENDATORY SECTION (Amending Order DE 74-33, filed 1/30/75)

WAC 173-62-020 DEFINITIONS. As used in this chapter:

- (1) "dBA" means the sound level in decibels measured using the "A" weighting network on a sound level meter as specified in the American National Standard((s Institute)) Specification((s)) For Sound Level Meters S1.4-1971 ((for sound level meters)). A decibel is a unit of sound, based on a logarithmic scale, of the ratio of the magnitude of a particular sound pressure to a standard reference pressure of 20 micropascals((:));
- (2) "Department" means the department of ecology((-));
- (3) "Director" means director of the department of ecology((-));
- (4) "Gross vehicle weight rating (GVWR)" means the value specified by the manufacturer as the loaded weight of a single vehicle((-));
- (5) (("Gross Combination Weight Rating (GCWR)" means the value specified by the manufacturer as the loaded weight of a combination vehicle.)) "In-use" motor vehicle is any motor vehicle which is used on a public highway, except farm vehicles as defined under RCW 46.04.181;
- (6) "Motor vehicle" means any vehicle which is selfpropelled, used primarily for transporting persons or property upon public highways and required to be licensed under RCW 46.16.010((:)) (aircraft, water craft and vehicles used exclusively on stationary rails or tracks are not motor vehicles as that term is used herein((:)));
- (7) "Motorcycle" means any motor vehicle having a saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, except ((such vehicles powered by engines not to exceed five horsepower and)) farm tractors((-));

- (8) "Muffler" means a device consisting of a series of chambers or other mechanical designs for the purpose of receiving exhaust gas from an internal combustion engine and effective in reducing noise ((resulting therefrom:)) to comply with the standards of this chapter;
- (9) "New motor vehicle" means a motor vehicle manufactured after December 31, 1975, whose equitable or legal title has never been transferred to a person who, in good faith, purchases the new motor vehicle for purposes other than resale((-));
- (10) "Off-highway vehicle" means any self-propelled vehicle not used primarily for transporting persons or property upon public highways nor required to be licensed under RCW 46.16.010((7));
- (11) "Person" means any individual, corporation, partnership, association, governmental body, state agency or other entity whatsoever((:));
- (12) "Public highway" means the entire width between the boundary lines of every way publicly maintained by the department of highways or any county or city when any part thereof is generally open to the use of the public for purposes of vehicular travel as a matter of right((-));
- (13) "Sound level" means a weighted sound pressure level measured by use of a sound level meter using ((an)) the "A" weighting network and reported as dBA.

AMENDATORY SECTION (Amending Order DE 74-33, filed 1/30/75)

WAC 173-62-030 STANDARDS. (1) No person shall operate any motor vehicle ((upon any public highway)) or any combination of such vehicles upon any public highway under any conditions of grade, load, acceleration or deceleration in such a manner as to exceed the ((following)) maximum permissible sound levels for the category of vehicle in Table I, as measured at a distance of 50 feet (15.2 Meters) from the center of the lane of travel within the speed limits specified, under procedures established by the state commission on equipment in ((f))chapter 204-56 WAC(()Sound measurement procedures.)), "Procedures for Measuring Motor Vehicle Sound Levels".

Table I IN-USE MOTOR VEHICLE NOISE PERFORMANCE STANDARDS

Measured @ 50 Feet (15.2 Meters)

Vehicle	((Highway Operations Test		Stationary Test	
Category	35 mph or less	over 35 mph		
Motor vehicles over 10,000 lbs GVWR or GCWR	86 dBA	90 dBA	86 dBA	
Motorcycles		<u>-</u> 84	N/A	
All other motor vehicles	76		N/A	

Maximum Sound Level, dBA

		Speea	Zones	
Vehicle		45 mph	over	
Category	Effective	(72 kph)	45 mph	Stationary
(type)	Date	or less	(72 kph)	Test
Motorcycles	July 1, 1980	78	82	N/A
Automobiles, light trucks and all other motor vehicles 0,000 pounds (4536 kg) GVWR or less	July 1, 1980	72	78	N/A
		35 mph	Over	<u>,</u>
		(56 kph)	35 mph	
		or less	(56 kph)	
All Motor Vehicles over 10,000 pounds (4536 kg) GVWR	June 1, 1077	86	·	0.0
JYWK	June 1, 1977		90	86
	1986 and after	Reserved	Reserved	Reserved

- (2) Every motor vehicle operated upon the public highways shall at all times be equipped with an exhaust system and a muffler in good working order and constant operation to prevent excessive or unusual noise.
- (3) No person shall operate a motor vehicle in such a manner as to cause or allow to be emitted squealing, screeching or other such noise from the tires in contact with the ground because of rapid acceleration or excessive speed around corners or other such reason, except that noise resulting from emergency braking to avoid imminent danger shall be exempt from this provision.
- (4) No person shall operate any motor vehicle upon any public highway if the vehicle exhaust system exceeds the maximum permissible sound levels of Table II for

the category and year of vehicle, as measured at a distance of twenty inches (0.5 meter) from the exhaust outlet under procedures established by the state commission on equipment in chapter 204-56 WAC, "Procedures for Measuring Motor Vehicle Sound Levels."

(5) No person shall sell or offer for sale a NEW MOTOR VEHICLE except an off-highway vehicle, which produces a maximum noise exceeding the ((following)) noise levels in Table III at a distance of 50 feet (15.2 meters) under acceleration test procedures established by the state commission on equipment in chapter 204-56 WAC, "Procedures for Measuring Motor Vehicle Sound Levels."

Table II
IN USE MOTOR VEHICLE EXHAUST SYSTEM NOISE PERFORMANCE STANDARDS MEASURED @
20 INCHES (0.5 METER)

Vehicle Category (type)	((Date of)) ((Manufacture)) <u>Model Year</u>	Maximum Sound Level, dBA
Motorcycles	before ((January 1,)) 1986 ((after January 1,)) 1986 <u>and after</u>	99 (reserved)
Automobiles, light trucks and all other motor vehicles 10,000 pounds (4536 kg) GVWR or less	before ((January 1,)) 1986 ((after January 1,)) 1986 <u>and after</u>	95 (reserved)

Table III MAXIMUM SOUND LEVELS FOR NEW MOTOR VEHICLES Measured @ 50 Feet (15.2 Meters)

((Motorcycles manufactured after 1975	83 dBA
Any motor vehicle with GVWR or GCWR of 10,000 pounds or more manufactured after 1975	86 dBA
after January 1, 1978	83 dBA
after January 1, 1982	
Any motor vehicle with GVWR or GCWR of less than 10,000 pounds manufactured after 1975	80 dBA
)))

<u>Vehicle</u> Category	Date of	Maximum Sound Level,
(type)	Manufacture	dBA
Any motor vehicle	before January 1, 1978	86
over	after January 1, 1978	83
10,000 pounds (4536 kg)	after January 1, 1982	80
GVWR excluding buses		
All buses over	after January 1, 1980	85
10,000 pounds (4536 kg)	after January 1, 1983	83
GVWR	after January 1, 1986	80
Motorcycles	after January 1, 1976	83
	after January 1, 1986	80
Automobiles, light trucks and all other motor vehicles 10,000 pounds (4536 kg) GVWR or		
less	after January 1, 1976	80

AMENDATORY SECTION (Amending Order DE 74-33, filed 1/30/75)

WAC 173-62-060 ENFORCEMENT. (1) Measurements shall be made with a sound level meter meeting Type 1, S1A, 2 or S2A requirements as specified in the American National Standards Specifications For Sound Level Meters S 1.4-1971 as required under measurement procedures established in chapter 204-56 WAC, "Procedures for Measuring Motor Vehicle Sound Levels."

(2) Violation of any in-use motor vehicle noise standard set forth in this chapter shall be a ((misdemeanor)) traffic infraction, enforced by such authorities and in such manner as violations of chapter 46.37 RCW.

(3) Law enforcement personnel selected to measure vehicle sound levels shall have received training in the techniques of sound measurement and the operation of sound measuring instruments.

(4) Any enforcement officer who by use of the initial inspection procedures of chapter 204-56 WAC suspects that a motor vehicle may be in violation of the standards of this chapter may require the operator to have the vehicle presented for sound level measurement. Measurements of a motor vehicle may be performed at off-road sites to determine compliance with the in-use standards.

(5) Any operator who fails to comply with the directive to present the vehicle to a sound level measurement test shall be in violation of this chapter.

(6) Any seller, importer, or manufacturer who sells or offers for sale a motor vehicle which violates the standards in WAC 173-62-030 shall be subject to a civil penalty not to exceed one hundred dollars as established in RCW 70.107.050. Every motor vehicle sold or offered for sale shall constitute a separate violation.

WSR 80-14-042 RULES OF COURT STATE SUPREME COURT

[September 23, 1980]

IN THE MATTER OF THE PUBLICATION
OF PROPOSED JUSTICE COURT TRAFFIC NO. 25700-A-297
INFRACTION RULES. ORDER

The Judicial Council having recommended the adoption of the proposed Justice Court Traffic Infraction Rules, and it appearing to the Court that comments from the Bench and Bar will be of assistance to the Court in determining whether the Rules as proposed will aid in the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDER:

That the proposed Justice Court Traffic Infraction Rules as attached hereto be published expeditiously in the Washington Reports and that comments from the Bench and Bar are to be submitted to the Administrator for the Courts, Temple of Justice, Olympia, Washington 98504, by October 31, 1980.

DATED at Olympia, Washington, this 23rd day of September, 1980.

Robert F. Utter

WSR 80-14-043 RULES OF COURT STATE SUPREME COURT [September 23, 1980]

IN THE MATTER OF THE PUBLICATION OF PROPOSED RULES FOR APPEAL OF NO. 25700-A-298 DECISIONS OF COURTS OF LIMITED JURISDICTION AND AMENDMENTS TO ORDER RAP 2.2, 2.3, JCR 73, 75, AND JCrR 6.01, 6.02 AND 6.03.

The Judicial Council having recommended the adoption of the proposed Rules for Appeal of Decisions of Courts of Limited Jurisdiction and proposed amendments to RAP 2.2, 2.3, JCR 73, 75, JCrR 6.01, 6.02 and 6.03, and it appearing to the Court that comments from the Bench and Bar will be of assistance to the Court in determining whether the Rules as proposed will aid in the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

That the proposed Rules for Appeal of Decisions of Courts of Limited Jurisdiction and proposed amendments to RAP 2.2, 2.3, JCR 73, 75, JCrR 6.01, 6.02 and 6.03 as attached hereto be published expeditiously in the Washington Reports and that comments from the Bench and Bar are to be submitted to the Administrator for the Courts, Temple of Justice, Olympia, Washington 98504, by October 31, 1980.

DATED at Olympia, Washington, this 23rd day of September, 1980.

Robert F. Utter

WSR 80-14-044 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-140-Filed September 30, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is a portion of Area 13 and McAllister Creek are closed to protect chum salmon returning to McAllister Creek. Case and Hammersley Inlets are closed to ensure escapements by local earlytiming chum salmon stocks. Henderson, Budd, Eld and Totten Inlets are closed to provide secondary protection of local coho stocks.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 30, 1980.

By Gordon Sandison

Director

NEW SECTION

WAC 220-28-01300R CLOSED AREA. Effective October 1, 1980 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in that portion of Puget Sound Management and Catch Reporting Area 13 within a 1 nautical mile radius of Luhr's Boat Ramp on Nisqually Head.

NEW SECTION

WAC 220-28-013BOM CLOSED AREA. Effective October 1, 1980 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in:

- (1) that portion of Puget Sound Salmon Management and Catch Reporting Area 13B westerly of a line projected from the flashing light (F1 4 sec) at Arcadia to Hungerford Point. (Hammersley Inlet).
- (2) that portion of Puget Sound Salmon Management and Catch Reporting Area 13B northerly of a true eastwest line projected through the southernmost point on Stretch Island and intersecting with the eastern and western shores of Case Inlet. (Case Inlet).
- (3) that portion of Puget Sound Management and Catch Reporting Area 13B southerly of a line projected from Johnson Point to Dickinson Point. (Henderson Inlet).
- (4) that portion of Puget Sound Management and Catch Reporting Area 13B southerly of a line projected from Dofflemeyer Point to Cooper Point. (Budd Inlet).
- (5) that portion of Puget Sound Management and Catch Reporting Area 13B southwesterly of a line projected true north from Cooper Point to the opposite shore. (Eld Inlet).
- (6) that portion of Puget Sound Management and Catch Reporting Area 13B southwesterly of a straight line projected from the flashing 4 second light at Arcadia through the southernmost point of Steamboat Island to Carlyon Beach. (Totten Inlet).

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 220-28-01310A CLOSED AREA. Effective October 1, 1980 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of McAllister Creek.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-013B0L CLOSED AREA. (80-129)

WSR 80-14-045 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 80-4-Filed September 30, 1980-Eff. November 1, 1980]

Be it resolved by the Public Employment Relations Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to general procedural rules applicable to all types of cases, chapter 391-08 WAC.

This action is taken pursuant to Notice No. WSR 80-09-089 filed with the code reviser on July 23, 1980. Such rules shall take effect at a later date, such date being November 1, 1980.

This rule is promulgated pursuant to RCW 41.58.050, 41.56.040, 41.59.110, 28B.52.080 and 47.64.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED August 29, 1980.

By Marvin L. Schurke Executive Director

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-001 APPLICATION AND SCOPE OF CHAPTER 391-08 WAC. Chapter 391-08 WAC has been added to the Washington Administrative Code by the Public Employment Relations Commission pursuant to the authority of section 12, chapter 288, Laws of 1975 1st ex. sess. (RCW 41.59.110); sections 14, 20 and 35, chapter 296, Laws of 1975 1st ex. sess. (RCW 28B.52.080, 41.56.040, and 47.64.040); and section 3, chapter 5, Laws of 1975, 2d ex. sess. (RCW 41.58.050), to promulgate comprehensive and uniform rules for practice and procedure before the agency. The provisions of chapter 1-08 WAC shall not be applicable to proceedings before the agency. This chapter sets forth general rules applicable to all types of proceedings before the agency, and should be read in conjunction with the ((chapter concerning the particular proceeding.)) provisions of:

- (1) Chapter 391-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of employees.
- (2) Chapter 391-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing bargaining unit.

- (3) Chapter 391-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices.
- (4) Chapter 391-55 WAC, which contains rules relating to the resolution of impasses occurring in collective bargaining.
- (5) Chapter 391-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement.
- (6) Chapter 391-95 WAC, which contains rules relating to determination of union security disputes arising between employees and employee organizations certified or recognized as their bargaining representative.

In the event of a conflict between general rule in this chapter and a special rule in another chapter applicable to a particular proceeding, the special rule shall govern.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-007 DEFINITIONS. As used in Title 391 WAC:

- (1) "Agency" means the Public Employment Relations Commission, its officers and agents;
- (2) "Commission" means the Public Employment Relations Commission;
- (3) "Executive director" means the officer of that title appointed by the commission pursuant to RCW 41.58.015(((d) and RCW 41.59.040(2).))(2);
- (4) "Labor dispute" means any controversy concerning terms or conditions of employment, or concerning the association or representation of persons in negotiating, fixing, maintaining, changing, or seeking to arrange terms or conditions of employment, regardless of whether or not the disputants stand in the proximate relation of employer and employee.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-180 SERVICE OF PROCESS— CONTINUANCES. ((Any party who desires a continuance shall,)) Immediately upon receipt of notice of a hearing, or as soon thereafter as ((facts requiring such)) circumstances necessitating a continuance come to ((his)) its knowledge, any party desiring a continuance shall notify all other parties prior to filing a request for continuance with the agency ((or its designated hearing officer or examiner of said desire, stating)). All continuance requests shall be filed in writing and shall specify, in detail, the reasons why ((such)) the continuance is necessary, the position of all other parties concerning the requested continuance and suggested alternative dates for rescheduling. ((The agency or its designated hearing officer or examiner,)) In passing upon a request for continuance, the agency shall consider whether ((such)) the request was promptly and timely made. For good cause shown, the agency or its designated hearing officer or examiner may grant ((such)) a continuance and may at any time order a continuance ((upon)) on its or his own motion. During a hearing, if it appears in the public interest or in the interest of justice that further testimony or argument should be received, ((the should be received,)) the examiner or other officer conducting the hearing may, in his discretion, continue the hearing and fix the date for introduction of additional evidence or presentation of argument. Such oral notice shall constitute final notice of such continued hearing.

AMENDATORY SECTION (Amending Order 77-1, filed 1/27/77)

WAC 391-08-820 AGENCY OFFICES. (((11))) The agency maintains its principal office in the city of Olympia, Washington at 603 Evergreen Plaza, 711 Capitol Way, Olympia, Washington 98504((;

(2) The agency maintains branch offices at:

- (a) 300 West Harrison, Seattle, Washington 98119;
- (b) N. 1322 Post Street, Spokane, Washington 99201;
- (c) 130 Vista Way (P.O. Box 6126), Kennewick, Washington 99336)).

WSR 80-14-046 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 80-5—Filed September 30, 1980—Eff. November 1, 1980]

Be it resolved by the Public Employment Relations Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to representation case rules for all statutes administered, chapter 391-25 WAC.

This action is taken pursuant to Notice No. WSR 80-09-090 filed with the code reviser on July 23, 1980. Such rules shall take effect at a later date, such date being November 1, 1980.

This rule is promulgated pursuant to RCW 41.58.050, 41.56.040, 41.59.110, 28B.52.080 and 47.64.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED August 29, 1980.

By Marvin L. Schurke Executive Director

Chapter 391–25 WAC REPRESENTATION CASE RULES

NEW SECTION

WAC 391-25-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the public employment relations commission on petitions for investigation of questions concerning

representation of employees. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 391-08 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the public employment relations commission.
- (2) Chapter 391-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing bargaining unit.
- (3) Chapter 391-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices.
- (4) Chapter 391-55 WAC, which contains rules relating to resolution of impasses occurring in collective bargaining.
- (5) Chapter 391-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement.
- (6) Chapter 391-95 WAC, which contains rules relating to determination of union security disputes arising between employees and employee organizations certified or recognized as their bargaining representative.

NEW SECTION

WAC 391-25-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. General rules are set forth in sections with numbers divisible by ten. Where a deviation from the general rule is required for conformity with a particular statute, that special provision is set forth in a separate rule numbered as follows:

- (1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees) are set forth in WAC sections numbered one digit greater than the general rule on that subject matter.
- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter.
- (4) Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter.
- (5) Special provisions relating to chapter 49.08 RCW (private sector employees) are set forth in WAC sections numbered nine digits greater than the general rule on that subject matter.

WAC 391-25-010 PETITION FOR INVESTI-GATION OF A QUESTION CONCERNING REP-RESENTATION OF EMPLOYEES—WHO MAY FILE. A petition for investigation of a question concerning representation of employees, hereinafter referred to as a "petition," may be filed by any employee, group of employees, employee organization, employer or their agents.

NEW SECTION

WAC 391-25-012 SPECIAL PROVISION—ED-UCATIONAL EMPLOYEES. A petition may be filed under chapter 41.59 RCW only by an employee organization or its agents (RCW 41.59.070(1)), or by employees, one of whom shall be designated as agent (RCW 41.59.070(4)).

NEW SECTION

WAC 391-25-030 PETITION—TIME FOR FIL-ING. In order to be timely filed:

- (1) Where there is a valid written and signed collective bargaining agreement in effect covering an appropriate bargaining unit which includes any or all of the employees to be affected by the petition, a petition must be filed during the period not more than ninety nor less than sixty days prior to the expiration date of the collective bargaining agreement, or after the expiration thereof.
- (2) Where a certification has been issued by the agency covering an appropriate bargaining unit which includes any or all of the employees to be affected by the petition, a petition must be filed not less than twelve months following the date of the certification.
- (3) Where neither subsections (1) nor (2) of this section are applicable, a petition may be filed at any time.

NEW SECTION

WAC 391-25-050 PETITION FORM—NUM-BER OF COPIES—FILING—SERVICE. Each petition shall be prepared on a form furnished by the commission or on a facsimile thereof. The original and three copies of the petition shall be filed with the agency at its Olympia office. The party filing the petition shall serve a copy on the employer and on each employee organization named in the petition as having an interest in the proceedings.

NEW SECTION

WAC 391-25-070 CONTENTS OF PETITION. Each petition shall contain:

- (1) The name and address of the employer and, if known, the name, address and telephone number of the employer's principal representative in matters concerning relationships between the employer and its employees.
- (2) A description of the bargaining unit which the petitioner claims to be appropriate, specifying inclusions and exclusions, and, if known, the approximate number of employees in such bargaining unit.

- (3) The names and, if known, the addresses and telephone numbers of the principal representatives of any organizations which may claim to represent any of the employees in the bargaining unit which the petitioner claims to be appropriate.
- (4) A statement that: (a) The employer declines, after having been requested to do so, to recognize the petitioner as the exclusive representative of the employees in the bargaining unit which the petitioner claims to be appropriate, or (b) the employees in the bargaining unit which the petitioner claims to be appropriate wish to change their exclusive bargaining representative, or (c) the employees in the bargaining unit do not wish to be represented by an employee organization.
 - (5) Any other relevant facts.
- (6) The name, address and affiliation, if any, of the petitioner and the name, address and telephone number of the principal representative, if any, of the petitioner.
- (7) The signature and, if any, the title of the petitioner or its representative.

NEW SECTION

WAC 391-25-090 CONTENTS OF PETITION FILED BY EMPLOYER. Each petition filed by an employer shall contain all of the information required by WAC 391-25-070, except for that required by WAC 391-25-070(4). Each petition filed by an employer shall contain a statement that the employer has been presented with a demand by an organization seeking recognition as the exclusive representative of the employees in the bargaining unit described in the petition. WAC 391-25-110 shall not be applicable to such petitions. Where the status of an incumbent exclusive bargaining representative is questioned, the employer shall attach such affidavits and other documentation as may be available to it to demonstrate the existence of a good faith doubt concerning the representation of its employees.

NEW SECTION

WAC 391-25-092 SPECIAL PROVISION—ED-UCATIONAL EMPLOYEES. WAC 391-25-090 is inapplicable to petitions filed under chapter 41.59 RCW. See WAC 391-25-012.

NEW SECTION

WAC 391-25-130 LIST OF EMPLOYEES. The employer shall submit to the commission a list containing the names and last known addresses of all of the employees in the bargaining unit described in the petition. Following administrative determination that the petition is supported by a sufficient showing of interest, the employer shall, upon request, provide a copy of the list of names and addresses to the petitioner. Following granting of a motion for intervention, the employer shall, upon request, provide a copy of the list of names and addresses to the intervenor.

NEW SECTION

WAC 391-25-150 AMENDMENT AND WITH-DRAWAL. Any petition may be amended or withdrawn by the petitioner under such conditions as the executive director or the commission may impose.

NEW SECTION

WAC 391-25-170 INTERVENTION—BY INCUMBENT REPRESENTATIVE. An organization which demonstrates that it has been the exclusive representative of all or any part of the bargaining unit involved in proceedings under this chapter during the year preceding the filing of the petition may, by motion, intervene in the proceedings and, upon granting of its motion for intervention, shall be entitled to participate in the proceedings and to have its name listed as a choice on the ballot in any election. No motion for intervention shall be considered if made after the close of the hearing on the petition or more than seven days after the filing and posting of an election agreement or cross—check agreement.

NEW SECTION

WAC 391-25-210 SHOWING OF INTEREST CONFIDENTIAL. The question of whether a showing of interest requirement for a petition or for intervention has been satisfied is a matter for administrative determination by the agency and may not be litigated at any hearing. The agency shall not disclose the identities of employees whose authorization cards or letters are filed in support of a petition or motion for intervention. In order to preserve the confidentiality of the showing of interest and the right of employees freely to express their views on the selection of a bargaining representative, the agency shall not honor any attempt to withdraw or diminish a showing of interest.

NEW SECTION

WAC 391-25-230 ELECTION AGREEMENTS. Where an employer and all other parties agree on a representation election, they may file an election agreement with the executive director. Such election agreement shall contain:

- (1) The name and address of the employer and the name, address and telephone number of its principal representative.
- (2) The names and addresses of all other parties participating in the election agreement and the names, addresses and telephone numbers of their principal representatives.
- (3) A description of the bargaining unit agreed to be appropriate, specifying inclusions and exclusions, and the number of employees in such unit.
- (4) A statement by all parties that: (a) No organization is known which is or may be entitled to intervene as an incumbent representative, or (b) the incumbent representative is a party to the election agreement, or (c) the incumbent representative has abandoned the unit as evidenced by documentation attached to the election agreement.
- (5) A statement by all parties that no other organization is known which claims to represent any of the employees in the bargaining unit; that all parties agree that

- a question concerning representation exists; that a hearing is waived; and that the agency is requested to proceed to conduct an election and certify the results.
- (6) A list, attached to the election agreement as an appendix, containing the names of the employees eligible to vote in the election and the eligibility cut off date for the election. If the parties request that the election be conducted by mail ballot, the list shall include the last known address of each of the employees eligible to vote. If no eligibility cut off date is specified by the parties, the eligibility cut off date shall be the date on which the election agreement is filed.
- (7) The suggestions of the parties as to the location, the day or days of the week and the time or times of day for the conduct of the election, or that the election be conducted by mail ballot.
- (8) The signatures and, if any, the titles of all parties or their representatives.

The original and one copy of the election agreement shall be filed with the agency at its Olympia office, and copies shall be posted by the employer in conspicuous places on the employer's premises where notices to affected employees are usually posted. The election agreement shall remain posted for at least seven days after it is filed with the agency (ten days after it is deposited in the United States mail addressed to the agency).

Upon the filing of an election agreement conforming to the foregoing requirements and seeking an election in an appropriate bargaining unit, the executive director shall proceed to conduct an election. Objections to the election by a party to the election agreement shall be limited to matters relating to specific conduct affecting the results of the election.

NEW SECTION

WAC 391-25-250 CROSS-CHECK AGREE-MENTS. Where only one organization is seeking certification as the representative of unrepresented employees, the employer and the organization may file a cross-check agreement with the executive director. Such cross-check agreement shall contain:

- (1) The name and address of the employer and the name, address and telephone number of its principal representative.
- (2) The name and address of the organization and the name, address and telephone number of its principal representative.
- (3) The description of the bargaining unit agreed to be appropriate, specifying inclusions and exclusions and the number of employees in such unit.
- (4) A statement by the parties that no other organization is known which claims to represent any of the employees in the bargaining unit; that the parties agree that a question concerning representation exists; that a hearing is waived; and that the agency is requested to conduct and certify the results of a cross—check of individually signed and dated authorization cards or membership records submitted by the organization against the employment records of the employer.
- (5) A list, attached to the cross-check agreement as an appendix, containing the names of the employees in the bargaining unit.

- (6) The suggestions of the parties as to the time and place where the records to be cross-checked can be made available to the agency.
- (7) The agreement of the parties to be bound by the results of the cross-check.
- (8) The signatures and, if any, the titles of the representatives of the parties.

The original and one copy of the cross—check agreement shall be filed with the agency at its Olympia office, and copies thereof shall be posted by the employer in conspicuous places on the employer's premises where notices to affected employees are usually posted. The cross—check agreement shall remain posted for at least seven days after it is filed with the agency (ten days after it is deposited in the United States mail addressed to the agency).

Upon the filing of a cross-check agreement conforming to the foregoing requirements and seeking a cross-check in an appropriate bargaining unit, the executive director shall proceed with the cross-check of records. The cross-check may be conducted at any time following the execution of a cross-check agreement; but no certification shall be issued until seven days have elapsed following the filing and posting of the cross-check agreement. Where a motion for intervention is timely filed and granted, no certification shall be issued on the basis of the cross-check.

NEW SECTION

WAC 391-25-252 SPECIAL PROVISION—ED-UCATIONAL EMPLOYEES. WAC 391-25-250 is inapplicable to petitions filed under chapter 41.59 RCW.

NEW SECTION

WAC 391-25-253 SPECIAL PROVISION—ACADEMIC EMPLOYEES. WAC 391-25-250 is inapplicable to petitions filed under chapter 28B.52 RCW.

NEW SECTION

WAC 391-25-270 SUPPLEMENTAL AGREE-MENTS. Where the parties are able to agree generally on the matters to be set forth in an election agreement under WAC 391-25-230 or a cross-check agreement under WAC 391-25-250, but are unable to agree on limited issues concerning the definition of the bargaining unit or employee eligibility, they may expedite the determination of the question concerning representation while reserving their disagreement for subsequent determination by filing a supplemental agreement under this rule together with an agreement under WAC 391-25-230 or 391-25-250. Such supplemental agreement shall contain:

- (1) The names of all parties to the election agreement or cross-check agreement and the case number of the proceedings.
- (2) Identification of the employees or classifications as to which a dispute exists, together with the identification of the position taken by each party on the dispute.
- (3) A statement by all parties requesting that employees affected by the supplemental agreement be permitted to vote by challenged ballot or be challenged for

purposes of a cross-check, subject to a subsequent determination of the dispute; and that the certification of the results of the election or cross-check not be withheld pending the determination of the dispute unless the challenges are sufficient in number to affect the outcome.

(4) The signatures and, if any, the titles, of the representatives of the parties.

The original and one copy of the supplemental agreement shall be filed with the agency together with the agreement filed under WAC 391-25-230 or 391-25-250, and shall be posted with such agreement.

Upon the filing of a supplemental agreement, the executive director shall proceed with the determination of the question concerning representation. If the challenges are sufficient in number to affect the outcome, they shall be determined prior to the issuance of a certification. Otherwise, a conditional certification shall be issued which shall be amended upon final disposition of the issues framed in the supplemental agreement.

NEW SECTION

WAC 391-25-290 NOTICE OF HEARING. After a petition has been filed, if it appears to the executive director that there is reasonable cause to believe that a question concerning representation exists, there shall be issued and served on the employer and on all organizations listed in the petition and on any organization having theretofore intervened, a notice of hearing before a hearing officer at a time and place fixed therein. The agency shall furnish the employer with copies of such notice, and the employer shall post them in conspicuous places on its premises where notices to affected employees are usually posted. Any such notice of hearing may be amended or withdrawn before the close of the hearing.

NEW SECTION

WAC 391-25-299 SPECIAL PROVISION—PRIVATE SECTOR EMPLOYEES. The commission lacks authority to proceed in representation disputes under chapter 49.08 RCW absent the agreement of all parties. The executive director shall not proceed in such matters unless an agreement is filed under WAC 391-25-230 or 391-25-250. WAC 391-25-290 through 391-25-390 shall not be applicable to proceedings under chapter 49.08 RCW except for hearings and issues submitted under WAC 391-25-270.

NEW SECTION

WAC 391-25-310 HEARINGS—WHO SHALL CONDUCT. Hearings may be conducted by the commission, by the executive director, by a member of the agency staff or by any other individual designated by the commission or executive director as a hearing officer. At any time, a hearing officer may be substituted for the hearing officer previously presiding.

WAC 391-25-330 AUTHORITY OF HEARING OFFICER. The hearing officer shall have authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission:
- (3) To rule on objections to evidence and offers of proof, receive relevant evidence and exclude irrelevant, immaterial or unduly repetitious evidence;
 - (4) To question witnesses;
- (5) To regulate the time, place and course of the hearing:
- (6) To dispose of procedural requests or other similar matters:
- (7) To hold conferences for the settlement, simplification or adjustment of issues; and
- (8) To take any other action authorized by these rules.

NEW SECTION

WAC 391-25-350 HEARINGS—NATURE AND SCOPE. Hearings shall be public and shall be limited to matters concerning the determination of the existence of a question concerning representation, the appropriate bargaining unit and questions of eligibility. It shall be the duty of the hearing officer to inquire fully into all matters in issue and to obtain a clear and complete factual record upon which the commission and the executive director may discharge their duties under the pertinent statutes and these rules.

NEW SECTION

WAC 391-25-370 BLOCKING CHARGES—SUSPENSION OF PROCEEDINGS—REQUEST TO PROCEED. (1) Where representation proceedings have been commenced under this chapter and:

- (a) A complaint charging unfair labor practices is filed under the provisions of chapter 391-45 WAC; and
- (b) It appears that the facts as alleged may constitute an unfair labor practice; and
- (c) Such unfair labor practice could improperly affect the outcome of a representation election; the executive director may suspend the representation proceedings under this chapter pending the resolution of the unfair labor practice case.
- (2) The complainant(s) in the unfair labor practice case may file a request to proceed, in writing, with the executive director. Such request to proceed shall identify, by case number, the representation proceedings for which it is made, shall request that those representation proceedings be continued notwithstanding the pending unfair labor practice case, and shall acknowledge that the commission will not entertain objections based on conduct alleged in the unfair labor practice case. Upon the filing of a request to proceed conforming to the foregoing requirements the executive director shall resume the processing of the representation petition and shall summarily dismiss any objections filed in conflict with the request to proceed.

(3) Where a complaint charging unfair labor practices is filed after the filing of an election agreement or issuance of a direction of election, the executive director shall proceed with the determination of the question concerning representation, subject to the right of any party to file objections as provided in WAC 391-25-590.

NEW SECTION

WAC 391-25-390 PROCEEDINGS BEFORE THE EXECUTIVE DIRECTOR. The executive director may proceed forthwith upon the record, after submission of briefs or after hearing, as may be appropriate. The executive director shall determine whether a question concerning representation exists, and shall issue a direction of election, dismiss the petition or make other disposition of the matter. Such actions shall be subject to review by the commission only as follows:

- (1) Except for rulings as to whether the employer is subject to the jurisdiction of the commission, a direction of election and any accompanying rulings shall not be subject to review by the commission except upon objections timely filed under WAC 391-25-590.
- (2) An order of dismissal shall be subject to review by the commission on its own motion or at the request of any party made within twenty days following the date of the order. Briefs or written arguments shall be submitted as provided in WAC 391-25-650. Unless the matter is transferred to the commission for review, an order of dismissal issued by the executive director shall have the same force and effect as if issued by the commission.

NEW SECTION

WAC 391-25-391 SPECIAL PROVISION-PUBLIC EMPLOYEES. Where only one organization is seeking certification as the representative of unrepresented employees, and the showing of interest submitted in support of the petition indicates that such organization has been authorized by a substantial majority of the employees to act as their representative for the purposes of collective bargaining, and the executive director finds that the conduct of an election would unnecessarily and unduly delay the determination of the question concerning representation with little likelihood of altering the outcome, the executive director may issue a direction of cross-check. The direction of cross-check and any accompanying rulings shall not be subject to review by the commission except upon objections timely filed under WAC 391-25-590.

NEW SECTION

WAC 391-25-410 CROSS-CHECK OF RE-CORDS. Where a cross-check of records is to be conducted to determine a question concerning representation, the organization shall submit to the agency original individual cards or letters signed and dated by employees in the bargaining unit not more than ninety days prior to the filing of the petition and indicating that such employees authorize the named organization to represent them for the purposes of collective bargaining, or shall submit to the agency membership records maintained by the organization as a part of its

business records containing the names of employees and indicating those employees currently members in good standing. The employer shall make available to the agency original employment records maintained as a part of its business records containing the names and signatures of the employees in the bargaining unit. Prior to the commencement of the cross-check, the organization may file a request that the question concerning representation be determined by a representation election and such requests shall be honored. Where the organization files a disclaimer or a request for election after the commencement of the cross-check, the cross-check shall be terminated and the organization shall not seek to be certified in the bargaining unit for a period of at least one year thereafter. All cross-checks shall be by actual comparison of records submitted by the parties. The agency shall not disclose the names of employees giving representation authorization in favor of or appearing on the membership rolls of the organization. Upon the conclusion of the comparison of records, the agency officer conducting the cross-check shall prepare and furnish to the parties a tally sheet containing the number of employees in the bargaining unit, the number of employee records examined and the number of employee records counted as valid evidence of representation.

NEW SECTION

WAC 391-25-412 SPECIAL PROVISION—ED-UCATIONAL EMPLOYEES. WAC 391-25-410 is inapplicable to petitions filed under chapter 41.59 RCW.

NEW SECTION

WAC 391-25-413 SPECIAL PROVISION—AC-ADEMIC EMPLOYEES. WAC 391-25-410 is inapplicable to petitions filed under chapter 28B.52 RCW.

NEW SECTION

WAC 391-25-430 NOTICE OF ELECTION. When an election is to be conducted, the agency shall furnish the employer with appropriate notices, and the employer shall post them in conspicuous places on its premises where notices to affected employees are usually posted. The notice shall contain:

- (1) The description of the bargaining unit or voting group(s) in which the election is to be conducted.
- (2) The date(s), hours and polling place(s) for the election.
- (3) The cut-off date, if any, or other criteria to be applied in establishing eligibility to vote in the election.
- (4) A statement of the purpose of the election and the question to be voted upon or a sample ballot.

Notices of the election shall be posted for at least seven days prior to the opening of the polls. In computing such period, the day of posting shall be counted, but the day on which the polls are opened shall not be counted. The reproduction of any document purporting to suggest, either directly or indirectly, that the agency endorses a particular choice may constitute grounds for setting aside an election upon objections properly filed.

NEW SECTION

WAC 391-25-450 DISCLAIMERS. An organization may file a disclaimer and have its name removed from the ballot: PROVIDED, HOWEVER, That if such a disclaimer is filed after the issuance of a notice of election, the organization filing the disclaimer shall not seek to be certified in that bargaining unit for a period of at least one year thereafter.

NEW SECTION

WAC 391-25-470 ELECTIONEERING. (1) Employers and organizations are prohibited from making election speeches on the employer's time to massed assemblies of employees within twenty-four hours before the scheduled time for the opening of the polls.

(2) There shall be no electioneering at or about the polling place during the hours of voting.

Violations of this rule shall be grounds for setting aside an election upon objections properly filed.

NEW SECTION

WAC 391-25-490 ELECTION PROCEDURES— BALLOTING. All elections shall be by secret ballot. Multiple questions, including unit determination elections, may be submitted to employees at the same time on separate ballots. Absentee balloting shall not be allowed. The agency may conduct elections by mail ballot when it appears that an election by "in person" procedures would result in undue delay, or would effectively deprive some eligible employees of their opportunity to vote. If mail balloting is used, the notice required by these rules shall be mailed to each eligible voter and no less than ten days shall be provided between the date on which ballot materials are mailed to eligible employees and the deadline for return of the ballots. Each party may be represented by observers of its own choosing, subject to such limitations as the executive director may prescribe: PROVIDED, HOWEVER, That no management official having authority over bargaining unit employees nor any officer or paid employee of an organization shall serve as observer.

NEW SECTION

WAC 391-25-510 CHALLENGED BALLOTS. Any observer or the election officer may challenge, for good cause, the eligibility of any person seeking to cast a ballot in the election. No person shall be denied the right to cast a challenged ballot. The election officer shall not have authority to resolve challenges at the polls, and the ballot of the challenged voter shall be placed in a sealed envelope identifying the voter and the observer or election officer challenging the eligibility of the voter. The ballot shall not be opened until the challenge is resolved. Any party may withdraw a challenge previously made and, unless the eligibility of the voter is challenged by another party or by the election officer, the challenge shall thereby be resolved. If the challenged ballots are insufficient in number to affect the results of the election, they shall be impounded and no ruling shall be made thereon. If the challenged ballots are sufficient in

number to affect the results of the election, the election officer shall, after the close of the polls, ascertain the position of each party as to each challenged ballot and shall include such information in his report. If challenges raise material questions of fact which cannot be resolved without a hearing, there shall be issued and served on each of the parties a notice of hearing before a hearing officer. The rules relating to the conduct of hearings on petitions shall govern hearings on challenges, except that the scope of the hearing shall be limited to matters relevant to the disposition of the challenged ballots. The executive director shall have authority to rule on all challenges except those made by a party to preserve an objection to a ruling previously made by the executive director as to the eligibility of the challenged voter. If challenges of a type excepted from the authority of the executive director are sufficient in number to affect the results of the election, the matter shall be transferred to the commission for its determination under the provisions of WAC 391-25-670.

NEW SECTION

WAC 391-25-530 VOTES NEEDED TO DETERMINE ELECTION. (1) Unit determination elections shall be decided by a majority of those eligible to vote in the election.

(2) Representation elections shall be decided by a majority of those voting. Where there are only two choices on the ballot, a tie vote shall result in a certification of no representative.

NEW SECTION

WAC 391-25-531 SPECIAL PROVISION—PUBLIC EMPLOYEES. Where there are three or more choices on the ballot, representation elections shall be decided by a majority of those eligible to vote in the election.

NEW SECTION

WAC 391-25-550 TALLY SHEET. Upon closing the polls, the election officer shall prepare and furnish to each of the parties a tally of the votes cast on unchallenged ballots and the number of challenged ballots. After the subsequent resolution of challenged ballots affecting the results of the election, a revised tally shall be issued and furnished to the parties. The tally shall indicate whether the results of the election were conclusive or inconclusive.

NEW SECTION

WAC 391-25-570 PROCEDURE FOLLOWING INCONCLUSIVE ELECTION. In any election in which there are more than two choices on the ballot, if none of the choices receives the number of votes necessary to determine the election, a run-off election shall be held providing for selection between the two choices receiving the largest numbers of valid ballots cast in the inconclusive election. Any organization to be excluded from a run-off election may file objections to specific conduct affecting the results of the inconclusive election.

Where the choice of "no representative" is to be excluded from a run-off election, the employer or decertification petitioner may file objections to specific conduct affecting the results of the inconclusive election. Such objections shall be resolved prior to the conduct of a run-off election. All run-off elections shall be determined as provided in WAC 391-25-530.

NEW SECTION

WAC 391-25-590 FILING AND SERVICE OF OBJECTIONS. Within seven days after the tally has been served under WAC 391-25-410 or under WAC 391-25-550, any party may file objections with the commission. Objections may consist of:

- (1) Designation of specific conduct improperly affecting the results of the election, by violation of these rules, by the use of deceptive campaign practices improperly involving the commission and its processes, by the use of forged documents, or by coercion or intimidation of or threat of reprisal or promise of reward to eligible voters, and/or
- (2) Designation of one or more previous rulings or directions in the matter which the objecting party desires to have reviewed by the commission.

Objections shall contain, in separate numbered paragraphs, statements of the specific conduct, if any, alleged to have improperly affected the results of the election and, in separate numbered paragraphs, the specific rulings or directions, if any, which the party filing the objections desires to have reviewed. The original and three copies of the objections shall be filed with the commission at its Olympia office, and the party filing the objections shall serve a copy on each of the other parties to the proceedings. Objections must be timely filed, whether or not challenged ballots are sufficient in number to affect the results of the election.

NEW SECTION

WAC 391-25-610 PROCEDURE WHERE NO OBJECTIONS ARE FILED. If no objections are filed within the time set forth above, and if any challenged ballots are insufficient in number to affect the determination of the question concerning representation, and if no run-off election is to be held, the executive director shall forthwith certify the results of the proceedings, with the same force and effect as if issued by the commission. The proceedings will thereupon be closed.

NEW SECTION

WAC 391-25-630 PROCEDURE WHERE OB-JECTIONS ARE FILED. (1) Objections to conduct improperly affecting the results of an election shall be referred to the executive director for investigation. If the objections raise material questions of fact which cannot be resolved without a hearing, there shall be issued and served on each of the parties a notice of hearing before a hearing officer. Hearings on objections to conduct affecting the results of an election may be consolidated with hearings on challenged ballots in the same proceeding. The rules relating to the conduct of hearings on petitions shall govern hearings on objections, except that the scope of the hearing shall be limited to matters relevant to the disposition of the objections.

(2) Objections to prior rulings and/or directions in the matter shall be referred directly to the commission.

NEW SECTION

WAC 391-25-650 BRIEFS AND WRITTEN AR-GUMENTS ON OBJECTIONS. All parties shall be entitled to submit briefs or written arguments for consideration by the commission. The briefs or written arguments of all parties shall be due simultaneously, as follows:

- (1) The deadline for the filing of briefs or written arguments shall be fourteen days following the later of:
- (a) The close of an investigation under WAC 391-25-630(1);
- (b) The issuance of a transcript of a hearing held under WAC 391-25-630(1); or
- (c) The filing of objections under WAC 391-25-590(2).
- (2) The commission, the executive director or the designee of the executive director may, for good cause, grant any party an extension of the time for filing of its brief or written argument where a request for additional time is made prior to the deadline previously established.

The original and three copies of any brief or written argument shall be filed with the commission at its Olympia office and a copy shall be served on each of the other parties.

NEW SECTION

WAC 391-25-670 COMMISSION ACTION ON OBJECTIONS. In all cases where objections have been filed, the entire record in the proceedings shall be transferred to the commission. The commission may request the parties to appear before it to make oral argument as to certain of the issues or all of the issues in the matter. The commission shall determine the objections and any challenged ballots referred to the commission pursuant to WAC 391-25-510, and shall issue appropriate orders.

WSR 80-14-047 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 80-6-Filed September 30, 1980-Eff. November 1, 1980]

Be it resolved by the Public Employment Relations Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to unit clarification rules for all statutes administered, chapter 391-35 WAC.

This action is taken pursuant to Notice No. WSR 80-09-091 filed with the code reviser on July 23, 1980. Such rules shall take effect at a later date, such date being November 1, 1980.

This rule is promulgated pursuant to RCW 41.58.050, 41.56.040, 41.59.110, 28B.52.080 and 47.64.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule—making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED August 29, 1980.

By Marvin L. Schurke Executive Director

Chapter 391-35 WAC UNIT CLARIFICATION CASE RULES

NEW SECTION

WAC 391-35-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the public employment relations commission on petitions for clarification of existing bargaining units. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 391-08 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the public employment relations commission.
- (2) Chapter 391-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of employees.
- (3) Chapter 391-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices.
- (4) Chapter 391-55 WAC, which contains rules relating to resolution of impasses occurring in collective bargaining.
- (5) Chapter 391-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement.
- (6) Chapter 391-95 WAC, which contains rules relating to determination of union security disputes arising between employees and employee organizations certified or recognized as their bargaining representative.

NEW SECTION

WAC 391-35-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. General rules are set forth in sections with numbers divisible by ten. Where a deviation from the general rule is required for conformity with a particular statute, that special provision is set forth in a separate rule, numbered as follows:

(1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees) are set forth in

WAC sections numbered one digit greater than the general rule on that subject matter.

- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter.
- (4) Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter.
- (5) Special provisions relating to chapter 49.08 RCW (private sector employees) are set forth in WAC sections numbered nine digits greater than the general rule on that subject matter.

NEW SECTION

WAC 391-35-010 PETITION FOR CLARIFI-CATION OF AN EXISTING BARGAINING UNIT—WHO MAY FILE. In the absence of a question concerning representation, a petition for clarification of an existing bargaining unit may be filed by the employer, the exclusive representative or their agents, or by the parties jointly.

NEW SECTION

WAC 391-35-030 PETITION FORM—NUMBER OF COPIES—FILING—SERVICE. Each petition for clarification of an existing bargaining unit shall be prepared on a form furnished by the commission or shall be prepared in conformance with WAC 391-35-050. The original and three copies of the petition shall be filed with the agency at its Olympia office. If the petition is filed other than as a jointly filed petition, the party filing the petition shall serve a copy on the other party to the collective bargaining relationship in which the disagreement arises.

NEW SECTION

WAC 391-35-050 CONTENTS OF PETITION. Each petition for clarification of an existing bargaining unit shall contain:

- (1) The name and address of the employer and the name, address and telephone number of the employer's principal representative for the purposes of collective bargaining.
- (2) The name, address and affiliation, if any, of the exclusive representative, and the name, address and telephone number of its principal representative.
- (3) The description of the existing bargaining unit, specifying inclusions and exclusions and the number of employees in such bargaining unit.
- (4) Identification of the proceeding in which any certification of representatives was issued or the date of the recognition agreement, and the history of any modifications of the bargaining unit subsequent thereto.

- (5) A description of the proposed clarification, including the position(s), classification(s) or group(s) in issue, the number of employees in each such position, classification or group, the present bargaining unit inclusion or exclusion status of each such position, classification or group and identification of the party proposing that the present status be changed.
- (6) The names and addresses of any other employee organizations claiming to represent any employees affected by the proposed clarification(s), and brief description(s) of the contracts, if any, covering such employees.
- (7) A statement of the reasons for the proposed clarification.
 - (8) Any other relevant facts.
- (9) The signature(s) and, if any, the title(s) of the representative(s) of the petitioner(s).

NEW SECTION

WAC 391-35-070 AMENDMENT AND WITH-DRAWAL. Any petition may be amended or withdrawn by the petitioner(s) under such conditions as the executive director or the commission may impose.

NEW SECTION

WAC 391-35-090 NOTICE OF HEARING. After a petition for clarification of an existing bargaining unit has been filed, if it appears to the executive director that a disagreement exists which might appropriately be the subject of an order clarifying an existing bargaining unit, there shall be issued and served on the employer and on the exclusive representative a notice of hearing before a hearing officer at a time and place fixed therein. Any such notice may be amended or withdrawn prior to the close of the hearing.

NEW SECTION

WAC 391-35-099 SPECIAL PROVISION—PRIVATE SECTOR EMPLOYEES. The commission lacks authority to proceed in unit clarification proceedings under chapter 49.08 RCW absent the agreement of all parties. The executive director shall not proceed in such matters unless a written agreement is filed by the parties to submit their dispute for arbitration by the commission under chapter 49.08 RCW and these rules.

NEW SECTION

WAC 391-35-110 CONSOLIDATION OF PROCEEDINGS. If a proceeding initiated by a petition for clarification under WAC 391-35-010 is pending at the same time as a proceeding involving all or any part of the same bargaining unit initiated by a petition for investigation of a question concerning representation filed pursuant to WAC 391-25-010, the proceedings shall be consolidated and all issues concerning the description of the bargaining unit shall be resolved in the consolidated proceedings.

WAC 391-35-130 HEARINGS—WHO SHALL CONDUCT. Hearings may be conducted by the commission, by the executive director, by a member of the agency staff or by any other individual designated by the commission or executive director as a hearing officer. At any time, a hearing officer may be substituted for the hearing officer previously presiding.

NEW SECTION

WAC 391-35-150 AUTHORITY OF HEARING OFFICER. The hearing officer shall have the authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission;
- (3) To rule upon objections to evidence and offers of proof, receive relevant evidence, and to exclude irrelevant, immaterial or unduly repetitious evidence;
 - (4) To question witnesses;
- (5) To regulate the time, place and course of the hearing;
- (6) To dispose of procedural requests or other procedural matters;
- (7) To hold conferences for the settlement, simplification or adjustment of issues; and
- (8) To take any other action authorized by these rules.

NEW SECTION

WAC 391-35-170 HEARINGS—NATURE AND SCOPE. Hearings shall be public and shall be limited to matters concerning the determination of the petition for clarification of an existing bargaining unit. It shall be the duty of the hearing officer to inquire fully into all matters in issue and to obtain a full and complete factual record upon which the commission or the executive director may discharge their duties under the pertinent statutes and these rules.

NEW SECTION

WAC 391-35-190 PROCEEDINGS BEFORE THE EXECUTIVE DIRECTOR. The executive director may proceed forthwith upon the record, after submission of briefs or after hearing, as may be appropriate. The executive director shall determine the status of each position, classification or group of employees over which there is a disagreement and issue an order clarifying bargaining unit, dismiss the petition or make other disposition of the matter.

NEW SECTION

WAC 391-35-210 PROCEEDINGS BEFORE THE COMMISSION—PETITION FOR REVIEW. The final order of the executive director shall be subject to review by the commission on its own motion, or at the request of any party made within twenty days after the date of the order. The original and three copies of the petition for review shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on any other parties. The petition for review

shall identify the actions or rulings claimed to be in error. Any party to the proceeding may, within fourteen days after the filing of the petition for review, file briefs or written arguments for consideration by the commission. The original and three copies of any brief or written argument shall be filed with the commission at its Olympia office and a copy shall be served on the other party. The commission, the executive director or the designee of the executive director may, for good cause, grant any party an extension of the time for filing of its brief or written argument where a request for additional time is made prior to the deadline previously established. The commission may request the parties to appear before it to make oral argument as to certain of the issues or all of the issues.

NEW SECTION

WAC 391-35-230 FILING AND SERVICE OF CROSS-PETITION FOR REVIEW. Where a petition for review has been timely filed under WAC 391-35-210, any party who has not previously filed a petition for review may, within seven days after the last date on which a petition for review may be filed, file a cross-petition for review. Such cross-petition for review shall be filed and served in the same manner as a petition for review. Upon the filing of a cross-petition for review, the deadline for the submission of briefs or written arguments shall be extended by seven days.

NEW SECTION

WAC 391-35-250 COMMISSION ACTION. The executive director shall transfer the entire record in the proceeding to the commission. The commission shall determine the status of each position, classification or group covered by the petition for review, and shall issue appropriate orders.

WSR 80-14-048 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 80-7—Filed September 30, 1980—Eff. November 1, 1980]

Be it resolved by the Public Employment Relations Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to unfair labor practice case rules, chapter 391-45 WAC.

This action is taken pursuant to Notice No. WSR 80-09-093 filed with the code reviser on July 23, 1980. Such rules shall take effect at a later date, such date being November 1, 1980.

This rule is promulgated pursuant to RCW 41.58.050, 41.56.040, 41.59.110, 28B.52.080 and 47.64.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule—making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure

Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED August 29, 1980.

By Marvin L. Schurke Executive Director

Chapter 391-45 WAC UNFAIR LABOR PRACTICE CASE RULES

NEW SECTION

WAC 391-45-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the public employment relations commission on complaints charging unfair labor practices. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 391-08 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the public employment relations commission.
- (2) Chapter 391-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of employees.
- (3) Chapter 391-35 WAC, which contains rules relating to petitions for clarification of existing bargaining units
- (4) Chapter 391-55 WAC, which contains rules relating to resolution of impasses occurring in collective bargaining.
- (5) Chapter 391-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement.
- (6) Chapter 391-95 WAC, which contains rules relating to determination of union security disputes arising between employees and employee organizations certified or recognized as their bargaining representative.

NEW SECTION

WAC 391-45-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. General rules are set forth in sections with numbers divisible by ten. Where a deviation from the general rule is required for conformity with a particular statute, that special provision is set forth in a separate rule, numbered as follows:

- (1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees) are set forth in WAC sections numbered one digit greater than the general rule on that subject matter.
- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter.

- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter.
- (4) Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter.
- (5) Special provisions relating to chapter 49.08 RCW (private sector employees) are set forth in WAC sections numbered nine digits greater than the general rule on that subject matter.

NEW SECTION

WAC 391-45-010 COMPLAINT CHARGING UNFAIR LABOR PRACTICES—WHO MAY FILE. A complaint charging that any person has engaged in or is engaging in an unfair labor practice, hereinafter referred to as a "complaint" may be filed by any employee, group of employees, employee organization, employer or their agents.

NEW SECTION

WAC 391-45-013 SPECIAL PROVISION—AC-ADEMIC EMPLOYEES. The provisions of chapter 391-45 WAC are inapplicable to community colleges under chapter 28B.52 RCW.

NEW SECTION

WAC 391-45-019 SPECIAL PROVISION—PRIVATE SECTOR EMPLOYEES. The provisions of chapter 391-45 WAC are inapplicable to private sector collective bargaining under chapter 49.08 RCW.

NEW SECTION

WAC 391-45-030 FORM—NUMBER OF COP-IES—FILING—SERVICE. Charges shall be in writing, in the form of a complaint of unfair labor practices. The original and three copies shall be filed with the agency at its Olympia office. The party filing the complaint shall serve a copy on each party named as a respondent.

NEW SECTION

WAC 391-45-050 CONTENTS OF COM-PLAINT CHARGING UNFAIR LABOR PRACTIC-ES. Each complaint shall contain, in separate numbered paragraphs:

- (1) The name and address of the party filing the complaint, hereinafter referred to as the complainant, and the name, address and telephone number of its principal representative.
- (2) The name(s) and address(es) of the person(s) charged with engaging in, or having engaged in, unfair labor practices, hereinafter referred to as the respondent(s), and, if known, the names, addresses and telephone numbers of the principal representatives of the respondent(s).

- (3) Clear and concise statements of the facts constituting the alleged unfair labor practices, including times, dates, places and participants in occurrences.
- (4) A listing of the sections of the Revised Code of Washington (RCW) alleged to have been violated.
- (5) A statement of the relief sought by the complainant.
- (6) The signature and, if any, the title of the person filing the complaint.

WAC 391-45-070 AMENDMENT. Any complaint may be amended upon motion made by the complainant to the executive director or the examiner prior to the transfer of the case to the commission.

NEW SECTION

WAC 391-45-090 WITHDRAWAL. Any complaint may be withdrawn by the complainant under such conditions as the executive director or the commission may impose.

NEW SECTION

WAC 391-45-110 INITIAL PROCESSING BY EXECUTIVE DIRECTOR. The executive director shall determine whether the facts as alleged may constitute an unfair labor practice within the meaning of the applicable statute. If it is determined that the facts as alleged do not, as a matter of law, constitute a violation, the executive director shall issue and cause to be served on all parties an order of dismissal containing the reasons therefor; otherwise, the executive director shall cause the contents of the charge to be issued and served as a complaint of unfair labor practices, shall assign the matter to an examiner and shall notify the parties of such assignment. An order of dismissal issued pursuant to this section shall be subject to a petition for review as provided in WAC 391-45-350.

NEW SECTION

WAC 391-45-130 EXAMINER—WHO MAY ACT. The examiner may be a member of the agency staff or any other individual designated by the commission or executive director. Upon notice to all parties, an examiner may be substituted for the examiner previously presiding.

NEW SECTION

WAC 391-45-150 AUTHORITY OF EXAMIN-ER. The examiner shall have the authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission;
- (3) To rule upon objections to evidence and offers of proof, receive relevant evidence and to exclude irrelevant, immaterial or unduly repetitious evidence;
 - (4) To question witnesses;
- (5) To regulate the time, place, and course of the hearing;

- (6) To dispose of procedural requests or other similar matters:
- (7) To hold conferences for the settlement, simplification or adjustment of issues;
- (8) To make and issue findings of fact, conclusions of law and orders;
- (9) To take any other action authorized by these rules.

NEW SECTION

WAC 391-45-170 NOTICE OF HEARING. The examiner shall issue and cause to be served on the parties a notice of hearing at a time and place specified therein. Attached to the notice of hearing shall be a copy of the complaint as approved by the executive director under WAC 391-45-110. The notice of hearing shall specify the date for the filing of an answer, which shall be not less than ten days prior to the date set for hearing. Any such notice of hearing may be amended or withdrawn before the close of the hearing.

NEW SECTION.

WAC 391-45-171 SPECIAL PROVISION—PUBLIC EMPLOYEES. In proceedings under chapter 41.56 RCW, the date for the filing of an answer shall be five days after service of the complaint.

NEW SECTION

WAC 391-45-190 ANSWER—FILING AND SERVICE. The respondent(s) shall, on or before the date specified therefor in the notice of hearing, file with the examiner the original and three copies of its answer to the complaint, and shall serve a copy on the complainant.

NEW SECTION

WAC 391-45-210 ANSWER—CONTENTS AND EFFECT OF FAILURE TO ANSWER. An answer filed by a respondent shall specifically admit, deny or explain each of the facts alleged in the complaint, unless the respondent is without knowledge, in which case the respondent shall so state, such statement operating as a denial. The failure of a respondent to file an answer or the failure to specifically deny or explain in the answer a fact alleged in the complaint shall, except for good cause shown, be deemed to be an admission that the fact is true as alleged in the complaint, and as a waiver of the respondent of a hearing as to the facts so admitted.

NEW SECTION

WAC 391-45-230 AMENDMENT OF AN-SWER. The respondent may amend its answer at any time prior to the hearing. During the hearing or subsequent thereto, it may amend its answer in any case where the complaint has been amended, within such period as may be fixed by the examiner or the commission. Whether or not the complaint has been amended, the answer may, in the discretion of the examiner or the commission, be amended upon motion under such terms and within such period as may be fixed by the examiner or the commission.

NEW SECTION

WAC 391-45-250 MOTION TO MAKE COM-PLAINT MORE DEFINITE AND CERTAIN. If a complaint is alleged by a respondent to be so indefinite as to hamper the respondent in the preparation of its answer, such respondent may, on or before the date specified for the filing of an answer, file a motion requesting an order directing that the complaint be made more definite and certain. Such motion shall be filed with the examiner and served by the moving party on the complainant and on any other parties. The filing of such motion will extend the time during which the respondent must file and serve an answer until such date as the executive director or examiner may set. The examiner may require the complainant to file and serve a statement supplying information necessary to make the complaint definite and certain.

NEW SECTION

WAC 391-45-270 HEARINGS-NATURE AND SCOPE. Hearings shall be public and shall be adversary in nature, limited to matters concerning the unfair labor practices alleged in the complaint. The complainant shall prosecute its own complaint and shall have the burden of proof. It shall be the duty of the examiner to inquire fully into the facts as to whether the respondent has engaged in or is engaging in an unfair labor practice so as to obtain a clear and complete factual record on which the examiner and commission may discharge their duties under these rules: PROVIDED, HOWEVER, That such duty of the examiner shall not be construed as authorizing or requiring the examiner to undertake the responsibilities of the complainant with respect to the prosecution of its complaint or of the respondent with respect to the presentation of its defense.

NEW SECTION

WAC 391-45-290 BRIEFS AND PROPOSED FINDINGS. Any party shall be entitled, upon request made before the close of the hearing, to file a brief or proposed findings of fact, conclusions of law and order, or both, at such time as may be fixed by the examiner. The examiner may direct the filing of briefs when he or she deems such filing warranted by the nature of the proceeding or of particular issues therein.

NEW SECTION

WAC 391-45-310 EXAMINER DECISION. After the close of the hearing and the filing of all briefs, the examiner shall make a decision containing findings of fact, conclusions of law and order. The examiner shall file the original decision with the commission and shall cause a copy thereof to be served on each of the parties.

NEW SECTION

WAC 391-45-330 WITHDRAWAL OR MODI-FICATION OF EXAMINER DECISION. On the examiner's own motion or on the motion of any party, the examiner may set aside, modify, change or reverse any findings of fact, conclusions of law or order at any time within twenty days following the issuance thereof, if any mistake is discovered therein or upon grounds of newly discovered evidence which could not with reasonable diligence have been discovered and produced at the hearing: PROVIDED, HOWEVER, That this section shall be inoperative after the filing of a petition for review with the commission.

NEW SECTION

WAC 391-45-350 PETITION FOR REVIEW OF EXAMINER DECISION. The examiner's findings of fact, conclusions of law and order shall be subject to review by the commission on its own motion, or at the request of any party made within twenty days following the date of the order issued by the examiner. The original and three copies of the petition for review shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on each of the other parties to the proceeding. Such petition for review shall contain, in separate numbered paragraphs, statements of the specific findings, conclusions, orders or rulings on which the party filing the petition seeks review by the commission. A petition for review shall have attached to it any appeal brief or written argument which the party filing the petition for review desires to have considered by the commission. Other parties to the proceeding shall have fourteen days following the date on which they are served with a copy of such petition for review and accompanying brief or written argument to file a responsive brief or written argument. The commission, the executive director or his designee may, for good cause, grant any party an extension of the time for filing of its brief or written argument. In the event no timely petition for review is filed, and no action is taken by the commission on its own motion within thirty days following the examiner's final order, the findings of fact, conclusions of law and order of the examiner shall automatically become the findings of fact, conclusions of law and order of the commission and shall have the same force and effect as if issued by the commission.

NEW SECTION

WAC 391-45-370 FILING AND SERVICE OF CROSS-PETITION FOR REVIEW. Where a petition for review has been timely filed under WAC 391-45-350, any party who has not previously filed a petition for review may, within seven days after the last date on which a petition for review may be filed, file a cross-petition for review. Such cross-petition shall be filed and served in the same manner as a petition for review. Upon the filing of a cross-petition for review, the deadlines for the submission of briefs or written arguments shall be extended by seven days.

WAC 391-45-390 COMMISSION ACTION. On its own motion, or on the filing of a petition for review, the entire record in the proceeding shall be transferred to the commission, and thereafter all motions and arguments shall be directed to the commission. The commission may request the parties to appear before it to make oral arguments as to certain of the issues or all of the issues in the matter. The commission shall, on the basis of the record and any briefs or arguments submitted to it on review, determine the matter.

NEW SECTION

WAC 391-45-410 UNFAIR LABOR PRACTICE REMEDIES. If an unfair labor practice is found to have been committed, the commission or its examiner shall issue a remedial order. In calculating back pay orders, the following shall apply:

- (1) Individuals reinstated to employment with back pay shall have deducted from any amount due an amount equal to any earnings such employee may have received during the period of the violation in substitution for the terminated employment, calculated on a quarterly basis.
- (2) Individuals reinstated to employment with back pay shall have deducted from any amount due an amount equal to any unemployment compensation benefits such employee may have received during the period of the violation, and the employer shall provide evidence to the commission that such amount has been repaid to the Washington state department of employment security as a credit to the benefit record of the employee.
- (3) Money amounts due shall be subject to interest at the rate which would accrue on a civil judgment of the Washington state courts, from the date of the violation to the date of payment.

NEW SECTION

WAC 391-45-430 MOTION FOR TEMPORARY RELIEF. In addition to the remedies available under WAC 391-45-410, any complainant in an unfair labor practice proceeding may file a motion requesting that the commission seek appropriate temporary relief through the superior court, and all such motions shall be processed as provided in this section.

- (1) The complainant shall, at the time its complaint is filed or as soon thereafter as facts giving rise to the request for temporary relief become known, provide written notice to the executive director of its intent to make a motion for temporary relief and shall, at the same time, serve a copy of such notice on each of the other parties to the proceedings.
- (2) Upon the filing of a notice of intent to make a motion for temporary relief, the executive director shall expedite the processing of the matter under WAC 391-45-110
- (3) After the determination of the executive director that the complaint states a cause of action, any complainant desiring temporary relief may file with the executive director a motion for temporary relief together with affidavits as to the risk of irreparable harm and the

adequacy of legal remedies, and shall serve a copy of such motion and affidavits on all other parties to the proceedings. The other parties shall have seven calendar days thereafter to file and serve counter-affidavits.

(4) The executive director shall forward all such motions and affidavits to the commission, which shall determine whether an injunction pendente lite should be sought. In making such determination, the commission shall adhere to the following policy:

"The name and authority of the public employment relations commission shall not be invoked in connection with a request for temporary relief prior to the completion of administrative proceedings under WAC 391-45-010, et seq., unless it appears that one or more of the allegations in the complaint of unfair labor practices is of such a nature that, if sustained, the complainant would have no fair or adequate remedy and the complainant would suffer irreparable harm unless the status quo be preserved pending the completion of administrative proceedings."

- (a) If the commission concludes that temporary relief should be sought, the executive director, acting in the name and on behalf of the commission and with the assistance of the attorney general, shall petition the superior court of the county in which the main office of the employer is located or wherein the person who is alleged to be engaging in unfair labor practices resides or transacts business for an injunction pendente lite.
- (b) Whenever temporary relief has been procured, the complaint which has been the basis for such temporary relief shall be heard expeditiously and the case shall be given priority over all other cases except cases of like character.
- (c) If the commission concludes that temporary relief should not be sought prior to the conclusion of administrative proceedings in the matter, such determination shall not bar renewal of the request for temporary relief following the completion of administrative proceedings in which unfair labor practice violations have been found to exist.

NEW SECTION

WAC 391-45-431 SPECIAL PROVISION—PUBLIC EMPLOYEES. WAC 391-45-430 is inapplicable to complaints filed under chapter 41.56 RCW. Provision for judicial relief is made by RCW 41.56.190.

NEW SECTION

WAC 391-45-550 COLLECTIVE BARGAIN-ING—POLICY. It is the policy of the commission to promote bilateral collective bargaining negotiations between employers and the exclusive representatives of their employees. Such parties are encouraged to engage in free and open exchange of proposals and positions on all matters coming into the dispute between them. The commission deems the determination as to whether a particular subject is mandatory or nonmandatory to be a

question of law and fact to be determined by the commission, and which is not subject to waiver by the parties by their action or inaction. It is the policy of the commission that a party which engages in collective bargaining with respect to any particular issue does not and cannot thereby confer the status of a mandatory subject on a nonmandatory subject.

WSR 80-14-049 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 80-8-Filed September 30, 1980-Eff. November 1, 1980]

Be it resolved by the Public Employment Relations Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to impasse resolution rules (including mediation, fact finding for teachers and academic employees; and interest arbitration for uniformed personnel and ferry system employees), chapter 391-55 WAC.

This action is taken pursuant to Notice No. WSR 80–09–094 filed with the code reviser on July 23, 1980. Such rules shall take effect at a later date, such date being November 1, 1980.

This rule is promulgated pursuant to RCW 41.58.050, 41.56.040, 41.59.110, 28B.52.080 and 47.64.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule—making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED August 29, 1980.

By Marvin L. Schurke Executive Director

Chapter 391-55 WAC IMPASSE RESOLUTION RULES

NEW SECTION

WAC 391-55-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the public employment relations commission relating to the resolution of impasses occurring in collective bargaining. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 391-08 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the public employment relations commission.
- (2) Chapter 391-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of employees.

- (3) Chapter 391-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing bargaining unit.
- (4) Chapter 391-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices.
- (5) Chapter 391-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement.
- (6) Chapter 391-95 WAC, which contains rules relating to determination of union security disputes arising between employees and employee organizations certified or recognized as their bargaining representative.

NEW SECTION

WAC 391-55-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. Special provisions required for conformity with a particular statute are set forth in separate rules numbered as follows:

- (1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees), are set forth in WAC sections numbered one digit greater than the general rule on that subject matter and in a subchapter of rules beginning with WAC 391-55-200.
- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter and in a subchapter of rules beginning with WAC 391-55-300.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter and in a subchapter of rules beginning with WAC 391-55-400.
- (4) Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter and in a subchapter of rules beginning with WAC 391-55-500.

NEW SECTION

WAC 391-55-010 RESOLUTION OF IMPASS-ES—REQUEST FOR MEDIATION. A request for mediation may be made in writing or by telephone, but shall be confirmed in writing if made by telephone. The party or parties requesting mediation shall provide the following information to the agency:

- (1) The name and address of the employer and the name, address and telephone number of the employer's principal representative in the negotiations:
- (2) The name and address of the employee organization and the name, address and telephone number of the employee organization's principal representative in the negotiations;

- (3) The name and address of the association or other organization, if any, filing the request on behalf of the employer or exclusive representative seeking mediation;
- (4) A clear and concise statement of the disputed issues and the parties' positions in relation thereto;
- (5) A description of the size and composition of the bargaining unit involved;
- (6) The expiration date of any collective bargaining agreement then in effect or recently expired;
 - (7) Any other relevant information; and
- (8) The name, signature, and capacity of each officer, attorney, or other individual acting for the filing party or parties.

WAC 391-55-030 IMPASSE RESOLUTION—ASSIGNMENT OF MEDIATOR. Upon filing of a request for mediation, the executive director shall appoint a mediator from the list of qualified persons maintained by the commission for that purpose. If the parties have stipulated the names of one or more persons who are acceptable to both parties as mediator, then the executive director shall consider their desires.

NEW SECTION

WAC 391-55-032 SPECIAL PROVISION-ED-UCATIONAL EMPLOYEES. Upon filing of a unilateral request for mediation, the executive director shall determine the position of the party other than the party making the request, and shall determine whether the assistance of the agency is needed. In making such determination the executive director shall determine whether the parties have exchanged and considered the proposals of one another and whether the intervention of the agency will have a beneficial impact on the negotiating process. Prior to making such determination, the executive director or a member of the agency staff may make an on-site investigation and may engage in conciliation under the general authority of the commission under RCW 41.58.020(1). If it appears that the assistance of the agency is needed, the executive director shall appoint a mediator from the list of qualified persons maintained by the commission for that purpose. If the parties have stipulated the names of one or more persons who are acceptable to both parties as mediator, then the executive director shall consider their desires.

NEW SECTION

WAC 391-55-033 SPECIAL PROVISION—AC-ADEMIC EMPLOYEES. Upon the filing of a unilateral request for mediation, the executive director shall determine the position of the party other than the party making the request. If both parties concur in the need for mediation, the executive director shall appoint a mediator from the list of qualified persons maintained by the commission for that purpose. If the parties have stipulated the names of one or more persons who are acceptable to both parties as mediator, then the executive director shall consider their desires.

NEW SECTION

WAC 391-55-050 IMPASSE RESOLUTION—SUBMISSION OF WRITTEN PROPOSALS. Parties requesting the mediation services of the agency are encouraged to file with the assigned mediator, in advance of scheduled meetings, copies of their latest written proposals on each issue in dispute.

NEW SECTION

WAC 391-55-070 IMPASSE RESOLUTION—FUNCTION OF MEDIATOR. The mediator shall meet with the parties or their representatives, or both, either jointly or separately, and shall take such steps as the mediator deems appropriate in order to aid the parties in voluntarily resolving their differences and effecting an agreement.

NEW SECTION

WAC 391-55-090 IMPASSE RESOLUTION—CONFIDENTIAL NATURE OF FUNCTION. Information disclosed by the parties to the mediator in confidence during the course of mediation shall not be divulged by the mediator. Mediation meetings shall be of an executive, private or nonpublic nature.

NEW SECTION

WAC 391-55-110 IMPASSE RESOLUTION—DISPUTE RESOLUTION PANEL. The commission shall establish and maintain a panel of qualified individuals and shall make a list of members of that panel available to parties for their use in selecting a neutral chairman for an arbitration panel, a grievance arbitrator, a fact-finder or an ad hoc interest arbitrator. Any person may apply for membership on the panel and, upon acceptance by the agency, shall be placed under contract pursuant to RCW 39.29.010. Only persons listed on the panel will be compensated by the agency as a neutral chairman under RCW 41.56.450 or as a fact-finder under RCW 41.59.120.

NEW SECTION

WAC 391-55-130 IMPASSE RESOLUTION— DISCLOSURE. Prior to accepting the appointment, or as soon thereafter as information giving rise to a problem of appearance of fairness becomes known, a person serving in an impartial capacity in a dispute resolution proceeding under the jurisdiction of the commission shall disclose to the parties and to the executive director any circumstances likely to create an appearance of bias or which might disqualify him or her from serving in the impartial capacity. Employment of the person or any member of his or her immediate family by any party shall be disqualifying. Each party to the proceeding shall immediately notify the executive director and the appointee or selectee whether it is willing to waive disqualification. If either party declines to waive the disqualification, the appointment shall be vacated.

WAC 391-55-150 IMPASSE RESOLUTION—VACANCIES. If any person serving in an impartial capacity in dispute resolution proceedings under the jurisdiction of the commission should resign, die, withdraw, refuse or be unable to serve, or should be or become disqualified to perform the duties of the office, the executive director shall declare the office vacant. The vacancy shall be filled as provided in these rules.

NEW SECTION

WAC 391-55-200 **UNIFORMED** PERSON-NEL—INTEREST ARBITRATION. If a dispute involving uniformed personnel within the meaning of RCW 41.56.030(6) has not been settled after a reasonable period of mediation and the mediator is of the opinion that his or her further efforts will not result in an agreement, the mediator shall notify the parties of intent to recommend that the remaining issues in dispute be submitted to arbitration. If the dispute remains unresolved, the mediator shall forward his or her recommendation and a list of unresolved issues to the executive director, who shall consider the recommendation of the mediator and any statements of position filed by the parties as to the existence of an impasse warranting arbitration. The executive director may remand the matter for further mediation. If the executive director finds that the parties remain at impasse, written notice shall be given to both parties.

NEW SECTION

WAC 391-55-205 UNIFORMED PERSON-NEL—APPOINTMENT OF PARTISAN ARBITRATORS. Within five days following the issuance of the notice by the executive director, each party shall name one person who is available and willing to serve as its member of the arbitration panel, and shall notify the opposite party and the executive director of the name, address and telephone number of the person so designated. The members so appointed shall proceed as provided in RCW 41.56.450.

NEW SECTION

WAC 391-55-210 UNIFORMED PERSON-NEL—SELECTION OF IMPARTIAL ARBITRATOR. (1) If the appointed members agree on the selection of a neutral chairman, they shall obtain a commitment to serve, and shall notify the executive director of the identity of the neutral chairman so selected.

(2) If the appointed members agree to have the commission appoint a neutral chairman, they shall file with the executive director a written joint request. The parties and the appointed members are not entitled to influence the designation of an arbitrator under this subsection and shall not, either in writing or by other communication, attempt to indicate any preference for or against any person as the neutral chairman to be appointed by

the commission. Upon the filing of a request in compliance with this subsection, the executive director shall appoint a neutral chairman from the dispute resolution panel.

(3) If the appointed members desire to select a neutral chairman from a panel of arbitrators, they shall attempt to agree as to which of the agencies designated in RCW 41.56.450 will supply the list of arbitrators. If the choice of agency is agreed, either party or the parties jointly shall proceed forthwith to request a panel of five arbitrators. If the appointed members are unable to agree within five days following their first meeting as to which agency is to supply the list of arbitrators, either of them may apply to the executive director for a list of five available neutral chairmen other than agency staff members and the neutral chairman shall be selected from the commission's dispute resolution panel. All request for panels under this subsection shall specify: "For interest arbitration proceedings under RCW 41.56.450." The selection of the impartial arbitrator shall be made pursuant to the rules of the agency supplying the list of arbitrators, and the parties shall notify the executive director of the identity of the arbitrator so selected.

NEW SECTION

WAC 391-55-215 UNIFORMED PERSON-NEL—CONDUCT OF INTEREST ARBITRATION PROCEEDINGS. Proceedings shall be conducted as provided in WAC 391-55-200 through 391-55-260. The neutral chairman shall interpret and apply these rules insofar as they relate to the powers and duties of the neutral chairman. Any party who proceeds with arbitration after knowledge that any provision or requirement of these rules has not been complied with and who fails to state its objection thereto in writing, shall be deemed to have waived its right to object.

NEW SECTION

WAC 391-55-220 UNIFORMED PERSON-NEL—SUBMISSION OF PROPOSALS FOR ARBITRATION. At least seven days before the date of the hearing, each party shall submit to the members of the panel and to the other party written proposals on all of the issues it intends to submit to arbitration. Parties shall not be entitled to submit issues which were not among the issues before the mediator under WAC 391-55-070 and before the executive director under WAC 391-55-200.

NEW SECTION

WAC 391-55-225 UNIFORMED PERSON-NEL—HEARING. The arbitration panel shall promptly establish a date, time, and place for a hearing and shall provide reasonable notice thereof to the parties. For good cause shown, the neutral chairman may adjourn the hearing upon the request of a party or upon his or her own initiative. The parties may waive oral hearing by written agreement.

UNIFORMED PERSON-WAC 391-55-230 NEL-ORDER OF PROCEEDINGS AND EVI-DENCE. The order of presentation at the hearing shall be as agreed by the parties or as determined by the neutral chairman. The neutral chairman shall be the judge of the relevancy of the evidence. All evidence shall be taken in the presence of all parties, unless a party is absent in default or has waived its right to be present. Each documentary exhibit shall be filed with the neutral chairman and copies shall be provided to the appointed members and to the other parties. The exhibits shall be retained by the neutral chairman until an agreement has been signed or until any judicial review proceedings have been concluded, after which they may be disposed of as agreed by the parties or as ordered by the neutral chairman.

NEW SECTION

WAC 391-55-235 UNIFORMED PERSON-NEL—ARBITRATION IN THE ABSENCE OF A PARTY. The neutral chairman may proceed in the absence of any party who, after due notice, fails to be present or fails to obtain an adjournment. Findings of fact and the determination of the issues in dispute shall not be made solely on the default of a party, and the neutral chairman shall require the participating party to submit such evidence as may be required for making of the findings of fact and determining the issues.

NEW SECTION

WAC 391-55-240 UNIFORMED PERSON-NEL—CLOSING OF ARBITRATION HEARINGS. The neutral chairman shall declare the hearing closed after the parties have completed presenting their testimony and/or exhibits and filing of briefs within agreed time limits.

NEW SECTION

WAC 391-55-245 UNIFORMED PERSON-NEL—INTEREST ARBITRATION AWARD. The determination of the neutral chairman shall be controlling, and shall not require concurrence, but may be accompanied by the concurring and/or dissenting opinions of the appointed members. Such determinations shall not be subject to review by the commission.

NEW SECTION

WAC 391-55-255 UNIFORMED PERSON-NEL—EXPENSES OF ARBITRATION. Each party shall pay the expenses of presenting its own case and the expenses and fees of its member of the arbitration panel. The expenses of witnesses shall be paid by the party producing them. The fees and traveling expense of a neutral chairman appointed pursuant to WAC 391-55-210 (1) or (3), along with any costs for lists of arbitrators and for recording of the proceedings, shall be shared equally between the parties. The fees and traveling expense of a neutral chairman appointed by the commission pursuant to WAC 391-55-210(2), along with the

costs of tapes for a tape recording of the proceedings but not a transcription thereof or the services of a court reporter, shall be paid by the commission.

NEW SECTION

WAC 391-55-260 UNIFORMED PERSON-NEL—CENTRAL FILING OF AGREEMENTS. The parties to collective bargaining agreements entered into as a result of collective bargaining pursuant to RCW 41.56.440 or 41.56.450 shall file with the executive director two complete copies of their agreement.

NEW SECTION

WAC 391-55-300 EDUCATIONAL EMPLOY-EES—FACT-FINDING. If a dispute involving educational employees within the meaning of RCW 41.59.020(4) has not been settled after ten days of mediation, either party may request the appointment of a fact finder by giving written notice to the commission, the mediator, and the opposite party. The parties may, by agreement made at any time prior to the appointment of a fact finder, extend the period for mediation or place in the hands of the mediator the determination of when mediation has been exhausted so as to warrant the initiation of fact-finding.

NEW SECTION

WAC 391-55-310 EDUCATIONAL EMPLOY-EES—SELECTION OF FACT FINDER. Upon the filing of a timely request for fact-finding, the executive director shall furnish the parties a list of five members of the dispute resolution panel. Within seven days following receipt of the list, the parties shall meet to attempt to select a fact finder. The parties may agree to designate the mediator as fact finder. If the parties agree on a fact finder, they shall obtain a commitment to serve and shall notify the executive director of the identity of the fact finder so selected. If the parties are unable to agree on a fact finder, they shall notify the executive director, who shall designate a fact finder from the dispute resolution panel. The parties are not entitled to influence the designation of a fact finder and shall not, either in writing or by other communication, attempt to indicate any preference for or against any person as the fact finder to be appointed by the commission.

NEW SECTION

WAC 391-55-315 EDUCATIONAL EMPLOY-EES—CONDUCT OF FACT-FINDING PROCEED-INGS. Proceedings shall be conducted as provided in WAC 391-55-300 through 391-55-360. The fact finder shall interpret and apply these rules insofar as they relate to the powers and duties of the fact finder. Any party who proceeds with fact-finding after knowledge that any provision or requirement of these rules has not been complied with and who fails to state its objection thereto in writing, shall be deemed to have waived its right to object.

WAC 391-55-320 EDUCATIONAL EMPLOY-EES—SUBMISSION OF PROPOSALS FOR FACT-FINDING. At least seven days before the date of the hearing, each party shall submit to the fact finder and to the other party written proposals on all of the issues it intends to submit to fact-finding.

NEW SECTION

WAC 391-55-325 EDUCATIONAL EMPLOY-EES—FACT-FINDING HEARING. The fact finder shall establish a date, time and place for a hearing. The fact-finding hearing shall be open to the public unless otherwise agreed by the parties. For good cause shown, the fact finder may adjourn the hearing upon the request of a party or upon his or her own initiative. The parties may waive oral hearing by written agreement.

NEW SECTION

WAC 391-55-330 EDUCATIONAL EMPLOY-EES—ORDER OF PROCEEDINGS AND EVIDENCE. The order of presentation at the hearing shall be as agreed by the parties or as determined by the fact finder. The fact finder shall be the judge of the relevancy of the evidence. All evidence shall be taken in the presence of all parties, unless a party is absent in default or has waived its right to be present. Each documentary exhibit shall be filed with the fact finder and copies shall be provided to the other parties. The exhibits shall be retained by the fact finder until an agreement has been signed, after which they may be disposed of as agreed by the parties or as ordered by the fact finder.

NEW SECTION

WAC 391-55-340 EDUCATIONAL EMPLOY-EES—CLOSING OF FACT-FINDING HEARINGS. The fact finder shall declare the hearing closed after the parties have completed presenting their testimony and/or exhibits and filing of briefs within agreed time limits.

NEW SECTION

WAC 391-55-350 EDUCATIONAL EMPLOY-EES—RESPONSIBILITY OF PARTIES AFTER FACT-FINDING. Not more than seven days after the findings and recommendations have been issued, the parties shall notify the commission and each other whether they accept the recommendations of the fact finder. If the recommendations of the fact finder are rejected by one or both parties and their further efforts do not result in an agreement, either party may request mediation pursuant to chapter 41.58 RCW and, upon the concurrence of the other party, the executive director shall assign a mediator.

NEW SECTION

WAC 391-55-355 EDUCATIONAL EMPLOY-EES—EXPENSES OF FACT-FINDING. Each party shall pay the expenses of presenting its own case. The expenses of witnesses shall be paid by the party producing them. The fees and traveling expense of a fact finder selected from the commission panel shall be paid by the commission.

NEW SECTION

WAC 391-55-360 EDUCATIONAL EMPLOY-EES—CENTRAL FILING OF AGREEMENTS. The parties to collective bargaining agreements entered into as a result of collective bargaining pursuant to chapter 41.59 RCW shall file with the executive director two complete copies of their agreement.

NEW SECTION

WAC 391-55-400 ACADEMIC EMPLOYEES—FACT-FINDING. If a dispute involving academic employees within the meaning of RCW 28B.52.020 has not been settled after a reasonable period of mediation, either party may request the appointment of a fact finder by giving written notice to the commission, the mediator, and the opposite party.

NEW SECTION

WAC 391-55-410 ACADEMIC EMPLOYEES— SELECTION OF FACT FINDER. Upon receipt of a unilateral request for fact-finding, the executive director shall determine the position of the party other than the party making the request. If both parties concur in the initiation of fact-finding, the executive director shall furnish the parties a list of five members of the dispute resolution panel. The parties shall meet to attempt to select a fact finder. If the parties agree on a fact finder, they shall obtain a commitment to serve and shall notify the executive director of the identity of the fact finder so selected. If the parties are unable to agree on a fact finder, they shall notify the executive director, who shall designate a fact finder from the dispute resolution panel. The parties are not entitled to influence the designation of a fact finder and shall not, either in writing or by other communication, attempt to indicate any preference for or against any person as the fact finder to be appointed by the commission.

NEW SECTION

WAC 391-55-415 ACADEMIC EMPLOYEES—CONDUCT OF FACT-FINDING PROCEEDINGS. Proceedings shall be conducted as provided in WAC 391-55-400 through 391-55-455. The fact finder shall interpret and apply these rules insofar as they relate to the powers and duties of the fact finder. Any party who proceeds with fact-finding after knowledge that any provision or requirement of these rules has not been complied with and who fails to state its objection thereto in writing, shall be deemed to have waived its right to object.

NEW SECTION

WAC 391-55-420 ACADEMIC EMPLOYEES— SUBMISSION OF PROPOSALS FOR FACT-FINDING. At least seven days before the date of the hearing, each party shall submit to the fact finder and to the other party written proposals on all of the issues it intends to submit to fact—finding.

NEW SECTION

WAC 391-55-425 ACADEMIC EMPLOYEES—FACT-FINDING HEARING. The fact finder shall establish a date, time and place for a hearing. The fact-finding hearing shall be open to the public unless otherwise agreed by the parties. For good cause shown, the fact finder may adjourn the hearing upon the request of a party or upon his or her own initiative. The parties may waive oral hearing by written agreement.

NEW SECTION

WAC 391-55-430 ACADEMIC EMPLOYEES—ORDER OF PROCEEDINGS AND EVIDENCE. The order of presentation at the hearing shall be as agreed by the parties or as determined by the fact finder. The fact finder shall be the judge of the relevancy of the evidence. All evidence shall be taken in the presence of all parties, unless a party is absent in default or has waived its right to be present. Each documentary exhibit shall be filed with the fact finder and copies shall be provided to the other parties. The exhibits shall be retained by the fact finder until an agreement has been signed, after which they may be disposed of as agreed by the parties or as ordered by the fact finder.

NEW SECTION

WAC 391-55-435 ACADEMIC EMPLOYEES—FACT-FINDING IN THE ABSENCE OF A PARTY. The fact finder may proceed in the absence of any party who, after due notice, fails to be present or fails to obtain an adjournment. Findings of fact and recommendations shall not be made solely on the default of a party, and the fact finder shall require the participating party to submit such evidence as may be required for making of the findings of fact and recommendations.

NEW SECTION

WAC 391-55-440 ACADEMIC EMPLOYEES—CLOSING OF FACT-FINDING HEARINGS. The fact finder shall declare the hearing closed after the parties have completed presenting their testimony and/or exhibits and filing of briefs within agreed time limits.

NEW SECTION

WAC 391-55-445 ACADEMIC EMPLOYEES—FINDINGS OF FACT AND RECOMMENDATIONS. The findings of fact and recommendations of the fact finder shall not be subject to review by the commission.

NEW SECTION

WAC 391-55-450 ACADEMIC EMPLOYEES—RESPONSIBILITY OF PARTIES AFTER FACT-FINDING. Not more than seven days after the findings

and recommendations have been issued, the parties shall notify the commission and each other whether they accept the recommendations of the fact finder. If the recommendations of the fact finder are rejected by one or both parties and their further efforts do not result in an agreement, either party may request mediation pursuant to chapter 41.58 RCW and, upon the concurrence of the other party, the executive director shall assign a mediator.

NEW SECTION

WAC 391-55-455 ACADEMIC EMPLOYEES—EXPENSES OF FACT-FINDING. Each party shall pay the expenses of presenting its own case. The expenses of witnesses shall be paid by the party producing them. The fees and traveling expense of a fact finder selected from the commission panel shall be paid by the commission.

NEW SECTION

WAC 391-55-500 MARINE EMPLOYEES—INTEREST ARBITRATION. If a dispute is claimed concerning the future terms and conditions of employment of employees within the meaning of RCW 47.64.010(4), hereinafter referred to as "marine employees", any employee, employee's representative or the employer of such marine employee(s) may request arbitration of the dispute by the commission by giving written notice. Such notice shall contain:

- (1) The name and address of the employer and the name, address and telephone number of the employer's principal representative in the negotiations;
- (2) The name and address of the employee or employee organization party to the labor dispute and the name, address and telephone number of that party's principal representative in the negotiations;
- (3) The name and address of the association or other organization, if any, filing the request on behalf of the employee, employee organization or employer seeking arbitration:
- (4) A clear and concise statement of the disputed issues and the parties' positions in relation thereto;
- (5) A description of the size and composition of the bargaining unit involved;
- (6) The expiration date of any collective bargaining agreement then in effect or recently expired;
 - (7) Any other relevant information;
- (8) A request that the commission assert jurisdiction and make a final and binding determination of the dispute pursuant to RCW 47.64.040; and
- (9) The name, signature and capacity of each officer, attorney or other representative acting for the filing party or parties.

The original and three copies of the notice shall be filed with the commission at its Olympia office. The party filing the notice shall serve a copy on each of the other parties to the labor dispute. Amendments to notices shall be filed and served in the same manner as the original notice in the proceeding.

WAC 391-55-505 MARINE EMPLOYEES—REFERRAL FOR MEDIATION. If a notice is filed pursuant to WAC 391-55-500 in a dispute which has not been submitted for mediation pursuant to WAC 391-55-010 or at a time when mediation has been commenced but has not been exhausted, the commission or the executive director may require the parties to engage in mediation or continue in mediation until such time as the mediator is of the opinion that his or her further efforts will not result in an agreement.

NEW SECTION

MARINE EMPLOYEES-WAC 391-55-510 INTERVENTION AND CONSOLIDATION OF PROCEEDINGS. (1) Motion for intervention: Any person, not a party, who desires to appear and participate in any proceeding before the commission under this subchapter may make a written motion for intervention prior to the hearing or make an oral motion for intervention at the outset of the hearing. No such motion shall be filed or made after the hearing of evidence has commenced, except for good cause shown. The motion for intervention must state the name and address of the moving party; the name, address and telephone number of its principal representative, if any; the party's interest in the proceedings; and the party's position in regard to the labor dispute.

- (2) Disposition of motion for intervention: Motions for intervention shall be considered first at all hearings, or may be set for prior hearing. An opportunity shall be afforded the original parties to be heard thereon. If it appears that the motion discloses an interest in the labor dispute or that participation by the moving party is in the public interest, the agency shall grant the motion. Thereafter, the moving party shall be a party to the proceedings with the same right to produce and cross-examine witnesses as the other parties. If it appears during the course of proceedings that an intervenor has no substantial interest therein, the commission may dismiss such intervenor.
- (3) On its own motion or at the motion of any party, the agency may consolidate proceedings on two or more notices where the facts or principles of law are related.

NEW SECTION

WAC 391-55-515 MARINE EMPLOYEES—CONDUCT OF INTEREST ARBITRATION PROCEEDINGS. Hearings may be conducted by the commission, by the executive director, by a member of the agency staff or by any other individual designated by the commission or executive director as a hearing officer. At any time, a hearing officer may be substituted for the hearing officer previously presiding. A hearing officer shall have authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission:
- (3) To rule on objections to evidence and offers of proof, receive relevant evidence and exclude irrelevant, immaterial or unduly repetitious evidence;

- (4) To question witnesses;
- (5) To regulate the time, place and course of the hearing;
- (6) To dispose of procedural requests or other similar
- (7) To hold conferences for the settlement, simplification or adjustment of issues; and
- (8) To take any other action authorized by these rules. Any party who proceeds with arbitration after knowledge that any provision or requirement of these rules has not been complied with and who fails to state its objection thereto in writing, shall be deemed to have waived its right to object.

NEW SECTION

WAC 391-55-520 MARINE EMPLOYEES—SUBMISSION OF ISSUES FOR ARBITRATION. At least seven days before the date of the hearing, unless a shorter period is allowed by the agency for good cause shown, each party shall submit to the agency and to the other party written proposals on all of the issues it intends to submit to arbitration.

NEW SECTION

WAC 391-55-525 MARINE EMPLOYEES—HEARING. The agency shall establish a date, time and place for a hearing and shall provide reasonable notice thereof to the parties. Where it appears to the commission or executive director that an emergency exists warranting consideration of interim relief, a hearing may be scheduled for that purpose on less notice than that provided by WAC 391-08-170. For good cause shown, the agency may adjourn the hearing upon the request of a party or upon its own initiative. The parties may waive oral hearing by written agreement.

NEW SECTION

WAC 391-55-530 MARINE EMPLOYEES—ORDER OF PROCEEDINGS AND EVIDENCE. The order of presentation at the hearing shall be as agreed by the parties or as determined by the agency. All evidence shall be taken in the presence of all parties, unless a party is absent in default or has waived its right to be present. The agency may make, and take official notice of the results of, its own inspection of the conditions involved. Each documentary exhibit shall be filed with the agency and copies shall be provided to the other parties.

NEW SECTION

WAC 391-55-535 MARINE EMPLOYEES—ARBITRATION IN THE ABSENCE OF A PARTY. The agency may proceed in the absence of any party who, after due notice, fails to be present or fails to obtain an adjournment. Findings of fact and the determination of issues in dispute shall not be made solely on the default of a party, and the agency shall require the participating party to submit such evidence as may be required for making of the findings of fact and determining the issues.

WAC 391-55-540 MARINE EMPLOYEES—CLOSING OF HEARING. The hearing shall be deemed closed after the parties have completed presenting their testimony and/or exhibits and have filed briefs within agreed time limits. The agency may direct the filing of briefs when it deems such filing warranted by the nature of the proceedings or of particular issues therein.

NEW SECTION

WAC 391-55-545 MARINE EMPLOYEES—INTEREST ARBITRATION AWARD. The hearing officer shall cause the entire record in the proceeding to be transferred to the commission. The commission may request the parties to appear before it to make oral arguments as to certain of the issues or all of the issues in the matter. The commission shall, on the basis of the record and any briefs or arguments submitted to it, determine the matter.

NEW SECTION

WAC 391-55-560 MARINE EMPLOYEES—CENTRAL FILING OF AGREEMENTS. The parties to collective bargaining agreements entered into as a result of collective bargaining pursuant to chapter 47.64 RCW shall file with the executive director two complete copies of their agreement.

WSR 80-14-050 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 80-9-Filed September 30, 1980-Eff. November 1, 1980]

Be it resolved by the Public Employment Relations Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to grievance arbitration rules (including ferry system employees), chapter 391-65 WAC.

This action is taken pursuant to Notice No. WSR 80-09-095 filed with the code reviser on July 23, 1980. Such rules shall take effect at a later date, such date being November 1, 1980.

This rule is promulgated pursuant to RCW 41.58.050, 41.56.040, 41.59.110, 28B.52.080 and 47.64.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED August 29, 1980.

By Marvin L. Schurke Executive Director

Chapter 391-65 WAC GRIEVANCE ARBITRATION RULES

NEW SECTION

WAC 391-65-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the public employment relations commission relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement. The provisions of this chapter should be read in conjunction with the provisions of:

- (1) Chapter 391-08 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the public employment relations commission.
- (2) Chapter 391-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of employees.
- (3) Chapter 391-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing bargaining unit.
- (4) Chapter 391-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices.
- (5) Chapter 391-55 WAC, which contains rules relating to the resolution of impasses occurring in collective bargaining.
- (6) Chapter 391-95 WAC, which contains rules relating to determination of union security disputes arising between employees and employee organizations certified or recognized as their bargaining representative.

NEW SECTION

WAC 391-65-002 SEQUENCE AND NUMBER-ING OF RULES—SPECIAL PROVISIONS. This chapter of the Washington Administrative Code is designed to regulate proceedings under a number of different chapters of the Revised Code of Washington. General rules are set forth in sections with numbers divisible by ten. Where a deviation from the general rule is required for conformity with a particular statute, that special provision is set forth in a separate rule, numbered as follows:

- (1) Special provisions relating to chapter 41.56 RCW (Public Employees' Collective Bargaining Act) and to chapter 53.18 RCW (port employees) are set forth in WAC sections numbered one digit greater than the general rule on that subject matter.
- (2) Special provisions relating to chapter 41.59 RCW (Educational Employment Relations Act) are set forth in WAC sections numbered two digits greater than the general rule on that subject matter.
- (3) Special provisions relating to chapter 28B.52 RCW (professional negotiations—academic faculties of community college districts) are set forth in WAC sections numbered three digits greater than the general rule on that subject matter.

- (4) Special provisions relating to chapter 47.64 RCW (marine employees) are set forth in WAC sections numbered four digits greater than the general rule on that subject matter, and in a subchapter of rules beginning with WAC 391-65-500.
- (5) Special provisions relating to chapter 49.08 RCW (private sector employees) are set forth in WAC sections numbered nine digits greater than the general rule on that subject matter.

WAC 391-65-010 GRIEVANCE ARBITRA-TION—WHO MAY FILE. Where there is an agreement to arbitrate, a request for appointment of an arbitrator to hear and determine issues arising out of the interpretation or application of a collective bargaining agreement may be filed by the employer, the exclusive representative or their agents or by the parties jointly.

NEW SECTION

WAC 391-65-030 GRIEVANCE ARBITRA-TION—FILING—SERVICE. Each request for appointment of a grievance arbitrator shall be on a form furnished by the commission or shall be prepared by the party or parties filing the request in conformance with WAC 391-65-050. The original request shall be filed with the agency at its Olympia office. If the request is not filed jointly, the party filing the request shall serve a copy on the other party to the collective bargaining agreement under which the dispute arises.

NEW SECTION

WAC 391-65-050 GRIEVANCE ARBITRA-TION—CONTENTS OF REQUEST. Each request for appointment of a grievance arbitrator shall contain:

- (1) The name, address and telephone number of the employer and the name, address and telephone number of the employer's principal representative for the purposes of collective bargaining.
- (2) The name, address and telephone number of the exclusive representative and the name, address and telephone number of its principal representative.
- (3) Identification of the request as: (a) A request for appointment of a member of the agency staff as arbitrator; (b) a request for arbitration of a grievance dispute arising under chapter 47.64 RCW; or (c) a request for the submission of a list of names from the dispute resolution panel created by WAC 391-55-110.
- (4) A description of the grievances or issues to be submitted to arbitration and the number of employees affected thereby.
- (5) The agreement of the requesting party, or the parties jointly, that there will be no strike or lockout on any matter submitted to arbitration.
- (6) The agreement of the requesting party, or the parties jointly, that the arbitration award be final and binding upon the parties.
- (7) The signature(s) and, if any, title(s) of the representative(s) of the requesting party (parties).

NEW SECTION

GRIEVANCE ARBITRA-WAC 391-65-070 TION—APPOINTMENT OF STAFF ARBITRA-TOR. The parties shall not be permitted to select a grievance arbitrator from a list of agency staff members, or to exercise a right of rejection on appointments made by the executive director; but may jointly express a preference for appointment of a particular staff member as their arbitrator, and the executive director shall consider their desires. Upon the filing of a request by one party for the appointment of a member of the agency staff as grievance arbitrator, the executive director shall determine whether the other party to the collective bargaining agreement concurs in the appointment of a staff arbitrator. Upon concurrence or upon the filing of a joint request, the executive director shall assign a member of the agency staff as grievance arbitrator. In the absence of concurrence, the executive director shall notify the requesting party of the lack of concurrence and shall take no further action.

NEW SECTION

WAC 391-65-072 SPECIAL PROVISION—ED-UCATIONAL EMPLOYEES. The agency does not appoint members of the agency staff as arbitrators in grievance arbitration proceedings under chapter 41.59 RCW.

NEW SECTION

WAC 391-65-073 SPECIAL PROVISION—AC-ADEMIC EMPLOYEES. The agency does not appoint members of the agency staff as arbitrators in grievance arbitration proceedings under chapter 28B.52 RCW.

NEW SECTION

WAC 391-65-074 SPECIAL PROVISIONS—MARINE EMPLOYEES. The provisions of WAC 391-65-070 shall not be applicable to grievance disputes arising under chapter 47.64 RCW. All disputes concerning interpretation or application of a collective bargaining agreement negotiated pursuant to chapter 47.64 RCW shall be processed under special provisions beginning with WAC 391-65-500.

NEW SECTION

WAC 391-65-090 GRIEVANCE ARBITRA-TION—DESIGNATION OF PANEL OF ARBITRA-TORS. Upon the filing of a request for a panel of arbitrators, the executive director shall furnish the parties a list of names selected from the dispute resolution panel. The list shall contain five names unless a different number is specifically requested by the parties or is specified in their collective bargaining agreement. The executive director shall furnish, whenever available, biographical information, including background, qualifications and experience, on each of the arbitrators on the list supplied to the parties. If one or more of those named is unavailable to accept appointment as arbitrator or must be disqualified, a substitute name will be provided upon the joint request of the parties. If all of those named are rejected by the parties, a second list will be provided upon the joint request of the parties. All contacts and arrangements between the parties and an arbitrator selected under this rule will be the responsibility of the parties.

NEW SECTION

WAC 391-65-094 SPECIAL PROVISION—MARINE EMPLOYEES. The provisions of WAC 391-65-090 shall not be applicable to grievance disputes arising under chapter 47.64 RCW. All disputes concerning interpretation or application of a collective bargaining agreement negotiated pursuant to chapter 47.64 RCW shall be processed under special provisions beginning with WAC 391-65-500.

NEW SECTION

WAC 391-65-110 GRIEVANCE ARBITRA-TION—CONDUCT OF PROCEEDINGS. The arbitrator assigned or selected shall conduct the arbitration proceedings in the manner provided in the collective bargaining agreement under which the dispute arises. All such arbitrators shall maintain compliance with the "Code of Professional Responsibility for Arbitrators of Labor-Management Disputes" adopted by the National Academy of Arbitrators, the American Arbitration Association and the Federal Mediation and Conciliation Service in effect on December 1, 1977: PROVIDED, HOWEVER, That arbitration matters handled by members of the agency staff shall be filed in the public files of the agency and shall not be accorded the privacy required by such code. The services of a member of the commission staff as arbitrator shall be subject to interruption for reassignment of such staff member to other functions of the agency having a higher priority.

NEW SECTION

WAC 391-65-130 GRIEVANCE ARBITRA-TION—AWARD. Any arbitrator assigned or selected under this chapter shall, after submission of the arbitration award to the parties, file a copy with the executive director.

NEW SECTION

WAC 391-65-150 GRIEVANCE ARBITRA-TION—EXPENSES. Each party shall pay the expenses of presenting its own case and the expenses and fees of its member, if any, of an arbitration panel. The expenses of witnesses shall be paid by the party producing them. The fees and traveling expenses of an arbitrator selected by the parties from a panel designated by the commission and any costs for recording and/or transcription of proceedings shall be paid by the parties under the terms of their collective bargaining agreement or such other arrangements as they may agree upon. The commission shall pay the salary and traveling expenses of a staff member assigned as a grievance arbitrator, but no other expenses of the proceedings.

NEW SECTION

WAC 391-65-500 MARINE EMPLOYEES—GRIEVANCE ARBITRATION. Upon the filing of a request pursuant to WAC 391-65-050 for arbitration of a dispute concerning interpretation or application of a collective bargaining agreement negotiated pursuant to chapter 47.64 RCW, the procedures of WAC 391-65-500, et seq. shall be the exclusive procedures for the determination of such dispute.

NEW SECTION

WAC 391-65-510 MARINE EMPLOYEES-INTERVENTION AND CONSOLIDATION OF PROCEEDINGS. (1) Motion for intervention: Any person, not a party, who desires to appear and participate in any proceeding before the commission under this subchapter may make a written motion for intervention prior to the hearing or make an oral motion for intervention at the outset of the hearing. No such motion shall be filed or made after the hearing of evidence has commenced, except for good cause shown. The motion for intervention must state the name and address of the moving party; the name, address and telephone number of its principal representative, if any; the party's interest in the proceedings; and the party's position in regard to the labor dispute.

- (2) Disposition of motion for intervention: Motions for intervention shall be considered first at all hearings, or may be set for prior hearing. An opportunity shall be afforded the original parties to be heard thereon. If it appears that the motion discloses an interest in the labor dispute or that participation by the moving party is in the public interest, the agency shall grant the motion. Thereafter, the moving party shall be a party to the proceedings with the same right to produce and cross-examine witnesses as the other parties. If it appears during the course of proceedings that an intervenor has no substantial interest therein, the commission may dismiss such intervenor.
- (3) On its own motion or at the motion of any party, the agency may consolidate proceedings on two or more notices where the facts or principles of law are related.

NEW SECTION

WAC 391-65-515 MARINE EMPLOYEES—CONDUCT OF GRIEVANCE ARBITRATION PROCEEDINGS. Hearings may be conducted by the commission, by the executive director, by a member of the agency staff or by any other individual designated by the commission or executive director as examiner. At any time, an examiner may be substituted for the examiner previously presiding. An examiner shall have authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission;
- (3) To rule on objections to evidence and offers of proof, receive relevant evidence and exclude irrelevant, immaterial or unduly repetitious evidence;
 - (4) To question witnesses;

- (5) To regulate the time, place and course of the hearing:
- (6) To dispose of procedural requests or other similar matters;
- (7) To hold conferences for the settlement, simplification or adjustment of issues;
- (8) To make and issue an arbitration award on the matters in dispute, subject to the right of any party to petition for review of such award by the commission; and
- (9) To take any other action authorized by these rules. Any party who proceeds with arbitration after knowledge that any provision or requirement of these rules has not been complied with and who fails to state its objection thereto in writing, shall be deemed to have waived its right to object.

WAC 391-65-525 MARINE EMPLOYEES—HEARING. The agency shall establish a date, time and place for a hearing and shall provide reasonable notice thereof to the parties. Where it appears to the commission, executive director, or examiner that an emergency exists warranting consideration of interim relief, a hearing may be scheduled for that purpose on less notice than that provided by WAC 391-08-170. For good cause shown, the agency may adjourn the hearing upon the request of a party or upon its own initiative. The parties may waive oral hearing by written agreement.

NEW SECTION

WAC 391-65-530 MARINE EMPLOYEES—ORDER OF PROCEEDINGS AND EVIDENCE. The order of presentation at the hearing shall be as agreed by the parties or as determined by the agency. All evidence shall be taken in the presence of all parties, unless a party is absent in default or has waived its right to be present. The agency may make, and take official notice of the results of, its own inspection of the conditions involved. Each documentary exhibit shall be filed with the agency and copies shall be provided to the other parties.

NEW SECTION

WAC 391-65-535 MARINE EMPLOYEES—ARBITRATION IN THE ABSENCE OF A PARTY. The agency may proceed in the absence of any party who, after due notice, fails to be present or fails to obtain an adjournment. Except for good cause shown, the failure of a party to appear shall constitute grounds for dismissal of its claim or granting of relief against it, as may be appropriate.

NEW SECTION

WAC 391-65-540 MARINE EMPLOYEES—CLOSING OF HEARING. The hearing shall be deemed closed after the parties have completed presenting their testimony and/or exhibits and have filed briefs within agreed time limits. The agency may direct the filing of briefs when it deems such filing warranted by

the nature of the proceedings or of particular issues therein.

NEW SECTION

WAC 391-65-545 MARINE EMPLOYEES— EXAMINER DECISION. After the close of the hearing and the filing of all briefs, the examiner shall issue an arbitration award on the matters in dispute. The examiner shall file the original decision with the commission and shall cause a copy thereof to be served on each of the parties.

NEW SECTION

WAC 391-65-550 MARINE EMPLOYEES— PETITION FOR REVIEW OF EXAMINER DECI-SION. The examiner's award shall be subject to review by the commission on its own motion, or at the request of any party made within twenty days following the date of the award issued by the examiner. The original and three copies of the petition for review shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on each of the other parties to the proceeding. Such petition for review shall contain, in separate numbered paragraphs, statements of the specific orders or rulings on which the party filing the petition seeks review by the commission. A petition for review shall have attached to it any appeal brief or written argument which the party filing the petition for review desires to have considered by the commission. Other parties to the proceeding shall have fourteen days following the date on which they are served with a copy of such petition for review and accompanying brief or written argument to file a responsive brief or written argument. The commission, the executive director or his designee may, for good cause, grant any party an extension of the time for filing of its brief or written argument. In the event no timely petition for review is filed, and no action is taken by the commission on its own motion within thirty days following the examiner's final order, the arbitration award of the examiner shall automatically become final and binding.

NEW SECTION

WAC 391-65-555 MARINE EMPLOYEES—COMMISSION ACTION. On its own motion, or on the filing of a petition for review, the entire record in the proceeding shall be transferred to the commission, and thereafter all motions and arguments shall be directed to the commission. The commission may request the parties to appear before it to make oral arguments as to certain of the issues or all of the issues in the matter. The commission shall, on the basis of the record and any briefs or arguments submitted to it on review, issue the final and binding arbitration award on the matter.

NEW SECTION

WAC 391-65-560 MARINE EMPLOYEES—GRIEVANCE ARBITRATION REMEDIES. If a violation of a collective bargaining agreement is found to have been committed, the commission or its examiner

shall issue a remedial order. In calculating back pay orders, the following shall apply:

- (1) Individuals reinstated to employment with back pay shall have deducted from any amount due an amount equal to any earnings such employee may have received during the period of the violation in substitution for the terminated employment, calculated on a quarterly basis.
- (2) Individuals reinstated to employment with back pay shall have deducted from any amount due an amount equal to any unemployment compensation benefits such employee may have received during the period of the violation, and the employer shall provide evidence to the commission that such amount has been repaid to the Washington state department of employment security as a credit to the benefit record of the employee.
- (3) Money amounts due shall be subject to interest at the rate which would accrue on a civil judgment of the Washington state courts, from the date of the violation to the date of payment.

WSR 80-14-051 ADOPTED RULES PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Order 80-10-Filed September 30, 1980-Eff. November 1, 1980]

Be it resolved by the Public Employment Relations Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to union security dispute rules, chapter 391-95 WAC.

This action is taken pursuant to Notice No. WSR 80-09-092 filed with the code reviser on July 23, 1980. Such rules shall take effect at a later date, such date being November 1, 1980.

This rule is promulgated pursuant to RCW 41.58.050, 41.56.040, 41.59.110, 28B.52.080 and 47.64.040 and is intended to administratively implement that statute.

This rule is promulgated under the general rule—making authority of the Public Employment Relations Commission as authorized in RCW 41.58.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW)

APPROVED AND ADOPTED August 29, 1980.

By Marvin L. Schurke Executive Director

Chapter 391-95 WAC UNION SECURITY DISPUTE RULES

NEW SECTION

WAC 391-95-001 SCOPE—CONTENTS—OTHER RULES. This chapter governs proceedings before the public employment relations commission relating to union security disputes arising between employees

- and employee organizations certified or recognized as their bargaining representative. The provisions of this chapter should be read in conjunction with the provisions of:
- (1) Chapter 391-08 WAC, which contains rules of practice and procedure applicable to all types of proceedings before the public employment relations commission.
- (2) Chapter 391-25 WAC, which contains rules relating to proceedings on petitions for investigation of questions concerning representation of employees.
- (3) Chapter 391-35 WAC, which contains rules relating to proceedings on petitions for clarification of an existing bargaining unit.
- (4) Chapter 391-45 WAC, which contains rules relating to proceedings on complaints charging unfair labor practices.
- (5) Chapter 391-55 WAC, which contains rules relating to the resolution of impasses occurring in collective bargaining.
- (6) Chapter 391-65 WAC, which contains rules relating to arbitration of grievance disputes arising out of the interpretation or application of a collective bargaining agreement.

NEW SECTION

WAC 391-95-010 UNION SECURITY—OBLI-GATION OF EXCLUSIVE BARGAINING REPRE-SENTATIVE. An exclusive bargaining representative which desires to enforce a union security provision contained in a collective bargaining agreement negotiated under the provisions of chapter 41.56 or 41.59 RCW shall provide each affected employee with a copy of the collective bargaining agreement containing the union security provision and shall specifically advise each employee of his or her obligation under that agreement, including informing the employee of the amount owed, the method used to compute that amount, when such payments are to be made, and the effects of a failure to pay.

NEW SECTION

WAC 391-95-030 UNION SECURITY—AS-SERTION OF RIGHT OF NONASSOCIATION. An employee who, pursuant to RCW 41.56.122(1) or 41-59.100, asserts a right of nonassociation based on bona fide religious tenets or teachings of a church or religious body of which such employee is a member shall notify the exclusive bargaining representative, in writing, of the claim of a right of nonassociation and shall, at the same time, provide the exclusive bargaining representative with the name(s) and address(es) of one or more nonreligious charitable organizations to which the employee is prepared to make alternative payments in lieu of the payments required by the union security provision.

NEW SECTION

WAC 391-95-050 UNION SECURITY—RE-SPONSE BY EXCLUSIVE BARGAINING REPRE-SENTATIVE. Within sixty days after it is served with written notice of a claimed right of nonassociation under WAC 391-95-030, the exclusive bargaining representative shall respond to the employee, in writing, both as to the eligibility of the employee to make alternative payments and as to the charitable organization(s) suggested by the employee. If a dispute exists concerning whether the employee is within a class of employees obligated under the terms of the union security provision, all such matters of contractual interpretation shall be resolved under such procedures as may be available for unit clarification or resolution of disputes concerning the interpretation or application of the collective bargaining agreement.

NEW SECTION

WAC 391-95-070 UNION SECURITY—FIL-ING OF DISPUTE WITH COMMISSION. In the event of a disagreement between an employee and his or her exclusive bargaining representative as to the eligibility of such employee to make alternative payments or as to the organization which is to receive such payments, either the employee or the exclusive bargaining representative may file with the commission a petition for a declaratory ruling on the union security obligations of the affected employee.

NEW SECTION

WAC 391-95-090 UNION SECURITY—PETI-TION FORM—NUMBER OF COPIES—FILING—SERVICE. Each petition for declaratory ruling on union security obligations shall be prepared in conformance with WAC 391-95-110. The original and three copies of the petition shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on the other party to the dispute and on the employer.

NEW SECTION

WAC 391-95-110 UNION SECURITY—CONTENTS OF PETITION. Each petition shall be headed "In the matter of the petition of (name of petitioning party) for a declaratory ruling concerning the union security obligations of (name of affected employee) under a collective bargaining agreement between (name of employer) and (name of exclusive bargaining representative)," and shall contain:

- (1) The name and address of the employer and the name, address and telephone number of the employer's principal representative for the purposes of collective bargaining.
- (2) The name, address and affiliation, if any, of the exclusive representative, and the name, address and telephone number of its principal representative, if any.
- (3) The name, address and telephone number of the affected employee and the name, address and telephone number of his or her representative.
- (4) Statements, in additional numbered paragraphs, of the matters in dispute.
- (5) A copy, attached to the petition as an exhibit, of the union security provision under which the dispute arises.
 - (6) Any other relevant facts.

(7) The signature(s) and, if any, the title(s) of the representative(s) of the petitioner(s).

NEW SECTION

WAC 391-95-150 UNION SECURITY—IN-VESTIGATION. The matter shall be referred to a member of the agency staff, who shall conduct an investigation and such conferences as may be necessary to determine the relative positions of the parties and the facts and authorities relied upon by them, and shall issue a report in conformance with WAC 391-08-220.

NEW SECTION

WAC 391-95-170 UNION SECURITY—NO-TICE OF HEARING. If the petition raises material questions of fact which cannot be resolved without a hearing and summary disposition under WAC 391-08-230 is not appropriate, there shall be issued and served on each of the parties to the dispute and on the employer a notice of hearing before a hearing officer at a time and place fixed therein. Any such notice may be amended or withdrawn prior to the close of the hearing.

NEW SECTION

WAC 391-95-190 UNION SECURITY—HEARINGS—WHO SHALL CONDUCT. Hearings may be conducted by the commission, by the executive director, by a member of the agency staff or by any other individual designated by the commission or executive director as a hearing officer. At any time, a hearing officer may be substituted for the hearing officer previously presiding.

NEW SECTION

WAC 391-95-210 AUTHORITY OF HEARING OFFICER. The hearing officer shall have the authority:

- (1) To administer oaths and affirmations;
- (2) To issue subpoenas in the name of the commission:
- (3) To rule upon objections to evidence and offers of proof, receive relevant evidence, and to exclude irrelevant, immaterial or unduly repetitious evidence;
 - (4) To question witnesses;
- (5) To regulate the time, place and course of the hearing;
- (6) To dispose of procedural requests or other procedural matters;
- (7) To hold conferences for the settlement, simplification or adjustment of issues; and
- (8) To take any other action authorized by these rules.

NEW SECTION

WAC 391-95-230 HEARINGS—NATURE AND SCOPE. Hearings shall be public and shall be limited to matters concerning the determination of the eligibility of the employee to make alternative payments and the designation of an organization to receive such alternative payments.

WAC 391-95-250 PROCEEDINGS BEFORE THE EXECUTIVE DIRECTOR. After the close of the hearing, the executive director may proceed forthwith upon the record, after submission of briefs or after further hearing, as may be appropriate, to determine the matter.

NEW SECTION

WAC 391-95-270 PROCEEDINGS BEFORE THE COMMISSION—PETITION FOR REVIEW. The final order of the executive director shall be subject to review by the commission on its own motion, or at the request of any party made within twenty days following the date of the order issued by the executive director. The original and three copies of the petition for review shall be filed with the commission at its Olympia office and the party filing the petition shall serve a copy on the other party to the proceeding and on the employer. The petition for review shall identify the actions or rulings claimed to be in error. Any party to the proceeding may, within fourteen days after the initiation of review, file briefs or written arguments for consideration by the commission. The original and three copies of any brief or written argument shall be filed with the commission at its Olympia office and a copy shall be served upon the other party. The commission, the executive director or the designee of the executive director may, for good cause, grant any party an extension of the time for filing of its brief or written argument where a request for additional time is made prior to the deadline previously established. The commission may request the parties to appear before it to make oral argument as to certain of the issues or all of the issues in the matter.

NEW SECTION

WAC 391-95-290 COMMISSION ACTION. The executive director shall transfer the entire record in the proceeding to the commission. The commission shall determine the matter.

WSR 80-14-052 NOTICE OF PUBLIC MEETINGS WESTERN WASHINGTON UNIVERSITY

[Memorandum, President—September 29, 1980]

The regular meetings of the Board of Trustees of Western Washington University for the month of October, November and December, 1980, will be held at 1:30 p.m. instead of the scheduled 2:30 p.m.

The change in time was approved at the last meeting of the Board on September 4, 1980.

WSR 80-14-053 EMERGENCY RULES HEALTH CARE FACILITIES AUTHORITY

[Order 4-Filed September 30, 1980]

Be it resolved by the Washington Health Care Facilities Authority, acting at Olympia, Washington, that it does promulgated and adopt the annexed rules relating to WAC 247-02-050(7).

We, the Washington Health Care Facilities Authority, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is that the Authority must sign a Bond Purchase Contract and such contract cannot be executed unless these rules are amended.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 70.37.050 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 30, 1980.

By Gerald L. Sorte

Executive Director

<u>AMENDATORY SECTION</u> (Amending Order 2, Res. 79–3, filed 9/26/79)

WAC 247-02-050 OPERATIONS AND PROCE-DURES. (1) Uniform Procedure Rules: Practice and procedure in and before the Authority are governed by the Uniform Procedural Rules codified in the Washington Administrative Code, WAC 1-08-005 through 1-08-590, as now or hereafter amended, which rules the Authority adopts as its own, subject to any additional rules the Authority may add from time to time. The Authority reserves the right to make whatever determination is fair and equitable should any question not covered by its rules come before the Authority, said determination to be in accordance with the spirit and intent of the law.

(2) Authority meetings: The meetings of the Authority shall all be "special meetings" as that designation is applied in chapter 42.30 RCW. They may be called at any time and place by the Chairman or a majority of the members of the Authority. At least ten days' notice of all special meetings shall be given by delivering personally or by mail to each member a written notice specifying the time and place of the meeting and a copy of the agenda prepared by the Executive Director in consultation with the Chairman, and by giving such notice to the public as may be required by law. If an emergency is

deemed to exist, the Chairman may shorten the notice period to not less than twenty-four hours. An Executive session may be called by the Chairman or by a majority of all members of the Authority to consider the appointment, employment or dismissal of an officer or employee, and such other matters as are permitted by RCW 42.30.110.

- (3) Quorum: Three members shall constitute a quorum, and the act of a majority of the members present at any meeting, if there is a quorum, shall be deemed the act of the Authority except as specified hereafter in WAC 247-02-050(7).
- (4) Chairman's Voting Rights: The Chairman shall have the right to vote on all matters before the Authority, just as any other Authority member.
- (5) Minutes of Meetings: Minutes shall be kept of the proceedings of the Authority.
- (6) Rules of Order: The Authority shall generally follow Robert's Rules of Order, newly revised, in conducting its business meetings.
- (7) Form of Authority Action: The Authority may act on the basis of a motion except when authorizing issuance of bonds pursuant to WAC 247-16-070 and when adopting a plan and system of an applicant pursuant to WAC 247-16-080, and when otherwise taking official and formal action with respect to the creation of special funds and the issuance and sale of bonds for a project of a participant, in which case the Authority shall act by resolution. Such resolutions shall be adopted upon the affirmative vote of a majority of the members of the Authority and shall be signed by the Chairman ((and attested by the Secretary)). Motions shall be adopted upon the affirmative vote of a majority of a quorum of members present at any meeting.
- (8) Public participation in the meetings of the Authority shall be as follows:
- (a) Any person or organization wishing to make a formal presentation at a regularly scheduled meeting of the Authority shall so notify the Executive Director in writing at least forty-eight hours prior to the time of the meeting.
- (i) Such notification shall contain the name of the person, association, corporation or organization that desires to make a presentation; the address of such person and, if applicable, the address of the entity to be represented in the presentation; and the topic to be presented or discussed.
- (ii) Permission to make a presentation to the Authority shall be granted by the Executive Director as authorized by the Authority.
- (iii) Confirmation of permission to make a presentation to the Authority shall be made, if at all possible, by the Authority staff prior to the meeting of the Authority and shall include the date and time of the meeting and time set for the formal presentation.
- (b) The Chairman of the Authority shall have the discretion to recognize anyone in the audience who indicates in writing at the time of the meeting a desire to speak at such meeting, provided that remarks by any individual person shall be limited to five minutes unless a time extension is granted by the Chairman.

WSR 80-14-054 PROPOSED RULES THE EVERGREEN STATE COLLEGE

[Filed September 30, 1980]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 28B.40.120(11), that The Evergreen State College intends to adopt, amend, or repeal rules concerning late fee charges (Financial Obligation of Students' policy), amending WAC 174-162-300:

that such institution will at 11:00 a.m., Thursday, November 13, 1980, in the Board of Trustees Room, Library Building #3112, The Evergreen State College, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Thursday, November 13, 1980, in the Board of Trustees Room, Library Building #3112, The Evergreen State College, Olympia.

The authority under which these rules are proposed is RCW 24B.40.120(11)[28B.40.120(11)].

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to November 6, 1980, and/or orally at 11:00 a.m., Thursday, November 13, 1980, Olympia, Board of Trustees Room, Library Building #3112, TESC campus.

Dated: September 30, 1980 By: Daniel J. Evans President

STATEMENT OF PURPOSE

TITLE: Amendment to Late Fee Charges in Financial Obligation of Students' policy. SUMMARY: Students who are disenrolled for non-payment of tuition and fees (after the 30th calendar day of the quarter), and then request reinstatement for the quarter should pay a significant penalty. The recommended reinstatement fee is \$50.00. The additional work required to disenroll a student has been substantial; the work to reinstate the student is considerable.

STAFF: Walker Allen, Registrar, 866-6100, Karen Wynkoop, Supervisor of Accounts Receivable, 866-6447, Kenneth Winkley, Business Manager, 866-6450 ORGANIZATION: The Evergreen State

College.
NECESSITY: No legislative or legal

requirement.

AMENDATORY SECTION (Amending Order 77-4, filed 12/16/77)

WAC 174-162-300 COLLECTION AND APPEAL. As an institution of public higher education administering public funds, the college has the responsibility to exercise due diligence in the collection of its outstanding accounts. To this end, the following policy is adopted:

(1) When students register, tuition and fee obligations are incurred unless the students officially withdraw ((prior to the sixth class day)) by the fifth day of the quarter. Tuition and fees are payable in full by the sixth day of the quarter. Students who have not paid full tuition and fees prior to the sixth ((class)) day of the quarter will be assessed

a fifteen dollar late payment fee. Students who have not paid the full amount of tuition and fees by the thirtieth calendar day will be disenrolled for nonpayment of fees on the thirty-first calendar day ((and rebilled for the balance of the original tuition and fee charge)). If the student is reinstated following disenrollment, a fifty dollar reinstatement fee will be assessed in addition to tuition and fees (as well as the late payment fee), and will be due and payable at the time of reinstatement. All other charges presented on accounts receivable statement forms are due and payable on the tenth day of the month following the month that the charges were recorded. Charges that are not paid when due are considered delinquent and as such are subject to interest and penalty charges.

(2) Every student has the right to appeal a decision to assess any fee, fine, charge, debt or other financial obligation to the college as long as the appeal is made within ten days after the notice of assessment. The appeal must be in writing and directed to the budgetary unit head of the unit assessing the charge(s) in question. The budgetary unit head receiving the appeal must respond to the appeal within ten days of the date of the appeal. If the appeal is denied and the student has not resolved his or her financial obligation to the college within ten days after the response to the appeal, the college may take the action authorized by WAC 174-162-310. If the student is still in disagreement with the decision, he or she may initiate COG mediation procedures as long as those actions are started within ten days after the response to the appeal.

(3) Charges sixty days delinquent will be turned over to accounts receivable for collection action.

(4) In the event an account becomes ninety days delinquent all facilities on campus will be notified to cancel all credit privileges for the account and the registrar will be advised to withhold the student's transcript and registration privileges.

(5) In the event an account becomes one hundred twenty days past due it will be turned over to the collection agency for collection and/or

legal action if appropriate.

WSR 80-14-055 PROPOSED RULES **DEPARTMENT OF REVENUE**

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 84.33.120, that the Department of Revenue, intends to adopt, amend, or repeal rules concerning Forest Land Values—1981, WAC 458-40-19104;

that such agency will at 10:00 a.m., Wednesday, November 5, 1980, in the Large Conference Room, 1st Floor, General Administration Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Monday, December 1, 1980, in the Director's Office, 415 General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 84.33.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 5, 1980, and/or orally at 10:00 a.m., Wednesday, November 5, 1980, General Administration Building, Olympia, Washington.

> Dated: October 1, 1980 Trevor W. Thompson Director, Property Tax

STATEMENT OF PURPOSE

This statement of purpose, prepared in compliance with RCW 34.04.045, accompanies proposed rules to be promulgated by the Department of Revenue as follows:

Title: WAC 458-40-19104-Forest Land Values-1981.

Purpose: To establish the true and fair value of each grade of bare forest land on the basis of its use only for growing and harvesting

Statutory Authority: RCW 84.33.120(1). which directs the Department of Revenue prior to January 1, of each year to determine forest land values and to certify such values to the county assessors.

Summary and reasons for the rule: The rule sets out the per acre dollar value of forest land, giving consideration to land quality (good, average, poor), accessibility and topography (favorable, average, difficult, or inoperable) with separate values for Eastern and Western Washington.

Drafters of the rule: Bert Hoffmann, Room 307, Evergreen Plaza Building, 711 South Capital Way, Olympia, Washington 98501, (206) 753-1359; Bill Derkland, Room 307, Evergreen Plaza Building, 711 South Capital Way, Olympia, Washington 98501. (206) 753-1359.

Rule implementation and enforcement: Charles W. Hodde, Director of Revenue, Room 415, General administration Building, Olympia, Washington 98504, (206) 753-5512.

Proposer of the rule: Department of Revenue, Olympia, Washington 98504. Comments and recommendations: None Federal law or court action citation (To be

attached, if any): No federal laws involved

or action required by the courts.

NEW SECTION

WAC 458-40-19104 FOREST LAND VALUES - 1981. The true and fair value, per acre for those counties that have not completed the land grading as required by RCW 84.33.110 through 84.33.118, for each grade of forest land for the 1981 assessment year are determined to be as follows:

1981 FOREST LAND VALUES

Land Quality	Accessibility & Topography	Western Washington 1	Eastern Washington 2
GOOD	Favorable	\$144.00	\$46.00
	Average	122.00	42.00
	Difficult	78.00	35.00
	Inoperable	5.00	1.00

1981 FOREST LAND VALUES

Land Quality	Accessibility & Topography	Western Washington I	Eastern Washington 2
AVERAGE	Favorable	103.00	28.00
	Average	87.00	25.00
	Difficult	56.00	21.00
	Inoperable	3.00	1.00
POOR	Favorable	58.00	12.00
	Average	49.00	11.00
	Difficult	31.00	9.00
	Inoperable	1.00	1.00

- 1 For Western Washington: All private land lying west of the summit of the Cascade Range of mountains.
- 2 For Eastern Washington: All private land lying east of the summit of the Cascade Range of mountains.

WSR 80-14-056 PROPOSED RULES DEPARTMENT OF REVENUE

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 84.33.120, that the Department of Revenue, intends to adopt, amend, or repeal rules concerning:

New WAC 458-40-19105 Forest land values—1981.

New WAC 458-40-19300 Private forest land grades according to species and site index;

that such agency will at 10:00 a.m., Wednesday, November 5, 1980, in the Large Conference Room, 1st Floor, General Administration Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Monday, December 1, 1980, in the Directors Office, 415 General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 84.33.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 5, 1980, and/or orally at 10:00 a.m., Wednesday, November 5, 1980, General Administration Building, Olympia, Washington.

Dated: October 1, 1980

By: Trevor W. Thompson

Director of Property Tax

STATEMENT OF PURPOSE

This statement of purpose, prepared in compliance with RCW 34.04.045, accompanies proposed values to be promulgated by the Department of Revenue as follows:

Titles: WAC 458-40-19300 Private forest land grades according to species and site index and WAC 458-40-19105 Forest Land Values—1981.

Purpose: To convert each site index by species to bare forest land grades by species for all private forest land grades in the State of Washington and establish the true and fair value of each grade of bare forest land on the basis of its use in only for growing and harvesting timber.

Statutory Authority: RCW 84.33.110 through 84.33.118 requires the Department of Natural Resources to grade all private forest land in the State of Washington and RCW 84.33.120(1) requires the Department of Revenue to determine the true and fair value per acre of each grade of bare forest land on the basis of its use is only for growing and harvesting timber.

Summary and Reasons for the Rule: These two rules have made possible uniform forest land grading and valuing of all private forest lands in the State of Washington.

Drafters of the Rule: Bert Hoffmann, Room 307, Evergreen Plaza Building, 711 South Capitol Way, Olympia, Washington 98501, (206) 753-1359.

Bill Derkland, Room 307, Evergreen Plaza Building, 711 South Capitol Way, Olympia, Washington 98501, (206) 753-1359.

Rule Implementation and Enforcement: Charles W. Hodde, Director of Revenue, Room 415, General Administration Building, Olympia, Washington 98504, (206) 753-5512.

Proposer of the Rule: Department of Revenue, Olympia, Washington 98504.

Comments and Recommendations: None Federal Law or Court Action Citation (to be attached, if any): No federal laws involved or action required by the courts.

NEW SECTION

<u>WAC 458-40-19105</u> FOREST LAND VALUES - 1981. The true and fair values per acre for those counties that have completed the private forest land grading program as required by RCW 84.33.110 through 84.33.118, for each forest land grade on private land in the State of Washington for the 1981 assessment year are determined to be as follows:

1981 WASHINGTON FOREST LAND VALUES

GRADE	OPERABILITY CLASS	VALUES PER ACRE
	1	\$129
1	2	124
	1 2 3 4	119 83
	1	108
2	1 2 3 4	104
	3	100
	4	70
	1 2 3 4	85
3	2	82
	3	80
	4	58
	1 2 3 4	64
4	2	62
	3	60
	4	46
	1	46
5	2	44
	1 2 3 4	42 26
		23
6	2	23
U	1 2 3 4	22
	4	20
	1	10
7	2	10
	1 2 3 4	10
	4	10
8		1

WAC 458-40-19300 PRIVATE FOREST LAND GRADES ACCORDING TO SPECIES AND SITE INDEX. Notwithstanding the provisions of WAC 458-40-020, those counties that have received certification of their forest land grades by the Department of Revenue as required by RCW 84.33.110 through 84.33.118, the following shall

constitite the conversion of species and site indices to forest land grades:

WASHINGTON STATE PRIVATE FOREST LAND GRADES

Species	Site Index	Land Grade
	WESTSIDE	
Douglas Fir	136 ft. and over 118-135 ft. 99-117 ft. 84-98 ft. under 84 ft.	1 2 3 4 5
Western Hemlock	136 ft. and over 116-135 ft. 98-115 ft. 83-97 ft. 68-82 ft. under 68 ft.	1 2 3 4 5 6
Red Alder	117 ft. and over under 117 ft. MFP & NC *2	6 7 8
	EASTSIDE	***
Douglas Fir & Ponderosa Pine	137 ft. and over 120–136 ft. 95–119 ft. 69–94 ft. under 69 ft. MFP & NC	*1 3 *1 4 *1 5 *1 6 *1 7

^{*1} These are the site indices for 100% stocked stands. Stands with lower stocking levels would require higher site indices to occur in the same land grade.

ant to the requirements of RCW 34.08.040.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursu-

WSR 80-14-057 EMERGENCY RULES DEPARTMENT OF GAME

[Order 112-Filed October 1, 1980]

Be it resolved by the undersigned, Jack Wayland, Interim Director, Washington State Department of Game, that I promulgate and adopt at Olympia, Washington, as emergency rule of this governing body, the annexed rule relating to emergency 90-day season extension on Silver Lake (Spokane County) beginning October 1, 1980, adopting WAC 232-28-60208.

^{*2 (}MFP) Marginal Forest Productivity (NC) Non Commercial

I, Jack Wayland, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest. A statement of facts constituting such emergency is Silver Lake (Spokane County) is approved for lake rehabilitation. The purpose of this emergency, beginning October 1, 1980, is to allow maximum harvest and recreation on the fish stocks before this lake is rehabilitated. Such rule is therefore adopted as an emergency rule to take effect upon filing with the Code Reviser.

This rule is promulgated under the authority of the Director of Game as authorized in RCW 77.12.150 with the approval of the Game Commission as provided in that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), or the Administrative Procedures Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED August 1, 1980.

By Jack Wayland Interim Director

NEW SECTION

WAC 232-28-60208 EMERGENCY 90-DAY SEASON EXTENSION ON SILVER LAKE (SPOKANE COUNTY) BEGINNING OCTOBER 1, 1980. Notwithstanding the provisions of WAC 232-28-602, Silver Lake (Spokane County) shall have an emergency 90-day season extension on the fishing season beginning October 1, 1980.

WSR 80-14-058 PROPOSED RULES BOARD OF HEALTH

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health, intends to adopt, amend, or repeal rules concerning:

Amd WAC 248-08-750 Meaning of words.
Amd WAC 248-08-780 Record of testimony and proceedings;

that such agency will at 9:00 a.m., Wednesday, November 26, 1980, in the South Auditorium, Federal Building, 915 Second Avenue, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, November 26, 1980, in the South Auditorium, Federal Building, 915 Second Avenue, Seattle, WA.

The authority under which these rules are proposed is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 26, 1980, and/or orally at 9:00 a.m., Wednesday, November 26, 1980, South Auditorium, Federal Building, 915 Second Avenue, Seattle, WA.

Dated: September 30, 1980 By: John A Beare, MD Secretary

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Amend WAC 248-08-750 Meaning of words.

Amend WAC 248-08-780 Record of testimony and proceedings.

Purpose of the rule change is to amend the Rules of Practice and Procedure which refer to hospitals as contained in WAC 248-08-750 and 248-08-780 so that reference to chapter 71.12 RCW is included.

Statutory authority for this action is found in RCW 43.20.050.

Summary of the rule change: At present, WAC 248-08-750 and 248-08-780 do not provide reference to chapter 71.12 RCW, yet psychiatric and alcoholism hospitals are licensed under this statute. Language is added to include appropriate facilities defined under chapter 71.12 RCW.

Person responsible for the drafting, implementation and enforcement of the rule:

Name: Charles Broderick

Title: Assistant Attorney General for the Washington State Board of Health Office: Attorney General's Office

Mailstop: KA-11 Phone: 754-2613

These rules are not necessary as a result of federal laws, federal court decisions or state court decisions.

AMENDATORY SECTION (Amending Regulation 08.750, effective 3/11/60)

WAC 248-08-750 MEANING OF WORDS. The words used in these rules and defined in section 2, chapter 267, Laws of 1955 (RCW 70.41.020) or RCW 71.12.455, whichever is appropriate, as now or hereafter amended, shall have the same meaning as ((herein)) therein given, and as interpreted by the substantive regulations adopted pursuant thereto.

 $\frac{AMENDATORY\ SECTION}{3/11/60)}$ (Amending Regulation 08.780, effective

WAC 248-08-780 RECORD OF TESTIMONY AND PROCEEDINGS. A full and complete record or transcript shall be kept of all proceedings, and all testimony shall be recorded, but need not be transcribed, unless further appeal is taken to the superior court, as provided by RCW 70.41.140 or 71.12.500. The transcript of testimony and exhibits, together with all papers and requests filed in the proceedings, shall constitute the exclusive record for decision in accordance with law. Upon payment in advance of all costs, such record shall be made available to any interested party and/or to any party to the

hearing in advance of the expiration of time for appeal as provided by

WSR 80-14-059 ADOPTED RULES BOARD OF HEALTH

[Order 203-Filed October 1, 1980]

Be it resolved by the Washington State Board of Health acting at Wenatchee, Washington, that it does promulgate and adopt the annexed rules relating to food service sanitation, amending chapter 248-84 WAC.

This action is taken pursuant to Notice No. WSR 80-10-051 filed with the code reviser on August 6, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declare that they have complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order after being first recorded in the order register of this governing body is herewith transmitted to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED September 10, 1980.

By Irma Goertzen

Chairman

John B. Conway

Ida B. Chambliss

Ronald L. Jacobus

AMENDATORY SECTION (Amending Regulation .84.001, filed 6/4/63)

WAC 248-84-001 ((DEFINITIONS)) SCOPE AND PURPOSE. ((The following definitions shall apply in the interpretation and the enforcement of these rules and regulations: (1) Adulterated shall mean the condition of a food (a) if it bears or contains any poisonous or deleterious substance in a quantity which may render it injurious to health; (b) if it bears or contains any added poisonous or deleterious substance for which no safe tolerance has been established by regulation, or in excess of such tolerance if one has been established; (c) if it consists in whole or in part of any filthy, putrid, or decomposed substance, or if it is otherwise unfit for human consumption; (d) if it has been processed, prepared, packed, or held under insanitary conditions, whereby it may have become contaminated with filth, or whereby it may have been rendered injurious to health; (e) if it is in whole or in part the product of a diseased animal, or an

- animal which has died otherwise than by slaughter; or (f) if its container is composed in whole or in part of any poisonous or deleterious substance which may render the contents injurious to health.
- (2) Approved shall mean acceptable to the health officer based on his determination as to conformance with appropriate standards and good public health practice:
- (3) Closed shall mean fitted together snugly leaving no openings large enough to permit the entrance of vermin.
- (4) Corrosion-Resistant Material shall mean a material which maintains its original surface characteristics under prolonged influence of the food, cleaning compounds and sanitizing solutions which may contact it:
- (5) Easily Cleanable shall mean readily accessible and of such material and finish, and so fabricated that residue may be completely removed by normal cleaning methods.
- (6) Employee shall mean any person working in any of the establishments defined in subsection (11) of this section who transports food or food containers, who engages in food preparation or service, or who comes in contact with any food utensils or equipment or who at any time is employed in a room in which food or drink is prepared or served.
- (7) Equipment shall mean all stoves, ranges, hoods, meatblocks, tables, counters, refrigerators, sinks, dishwashing machines, steam tables, and similar items, other than utensils, used in the operation of a food service establishment.
- (8) Food shall mean any raw, cooked, or processed edible substance, beverage, or ingredient used or intended for use or for sale in whole or in part for human consumption.
- (9) Food Contact Surfaces shall mean those surfaces of equipment and utensils with which food normally comes in contact, and those surfaces with which food may come in contact and drain back onto surfaces normally in contact with food:
- (10) Food Service Establishment shall mean any fixed or mobile restaurant; coffeeshop, cafeteria; short-order cafe; luncheonette; grill, tearoom; sandwich shop; soda fountain; tavern; bar; cocktail lounge; night club; road-side stand; industrial-feeding establishment; retail grocery; retail food market; retail meat market; retail bakery; private, public, or nonprofit organization routinely serving food; catering kitchen; commissary or similar place in which food or drink is prepared for sale or for service on the premises or elsewhere; and any other eating or drinking establishment or operation where food is served or provided for the public with or without charge.
- (11) Health Officer. The term "health officer" shall mean the city, county, city-county, or district health officer, as defined in RCW 70.04.020, 70.04.030, 70.06-.020 and 70.08.040, or his authorized representative.
- (12) Kitchenware shall mean all multiuse utensils other than tableware used in the storage, preparation, conveying, or serving of food.
- (13) Misbranded shall mean the presence of any written, printed, or graphic matter, upon or accompanying food or containers of food, which is false or misleading,

or which violates any applicable state or local labeling requirements.

- (14) Perishable food shall mean any food of such type or in such condition as may spoil.
- (15) Person. The word "person" shall mean a person, firm, corporation, partnership, association, or agency of state, county or municipal government, or agency of the federal government which is subject to the jurisdiction of the state.
- (16) Potentially Hazardous Food shall mean any perishable food which consists in whole or in part of milk or milk products, eggs, meat, poultry, fish, shellfish, or other ingredients capable of supporting rapid and progressive growth of infectious or toxigenic micro-organisms.
- (17) Safe Temperatures, as applied to potentially hazardous food, shall mean temperatures of 45°F. or below, and 140°F. or above.
- (18) Sanitize shall mean effective bactericidal treatment of clean surfaces of equipment and utensils by a process which has been approved by the health officer as being effective in destroying micro-organisms, including pathogens.
- (19) Sealed shall mean free of cracks or other openings which permit the entry or passage of moisture.
- (20) Single Service Articles shall means cups, containers, lids, or closures; plates, knives, forks, spoons, stirrers, paddles; straws, place mats, napkins, doilies, wrapping material; and all similar articles which are constructed wholly or in part from paper, paperboard, molded pulp, foil, wood, plastic, synthetic, or other readily destructible materials, and which are intended by the manufacturers and generally recognized by the public as for one usage only, then to be discarded.
- (21) Tableware shall mean all multiuse eating and drinking utensils, including flatware (knives, forks, and spoons).
- (22) Temporary Food Service Establishment shall mean any food service establishment which operates at a fixed location for a temporary period of time, not to exceed 2 weeks, in connection with a fair, carnival, circus, public exhibition, or similar transitory gathering.
- (23) Utensil shall mean any tableware and kitchenware used in the storage, preparation, conveying, or serving of food.
- (24) Wholesome shall mean in sound condition, clean, free from adulteration, and otherwise suitable for use as human food.)) These regulations, as authorized under RCW 43.20.050, are adopted to protect the health, safety and well-being of the public and to prevent the spread of disease.

NEW SECTION

- WAC 248-84-002 DEFINITIONS. The following definitions shall apply in the interpretation and enforcement of these rules and regulations:
- (1) Adulterated shall mean the condition of a food (a) if it bears or contains any poisonous or deleterious substance in a quantity which may render it injurious to health; (b) if it bears or contains any added poisons or deleterious substance for which no safe tolerance has been established by regulation, or in excess of such tolerance if one has been established; (c) if it consists in

- whole or in part of any filthy, putrid, or decomposed substance, or if it is otherwise unfit for human consumption; (d) if it has been processed, prepared, packed, or held under insanitary conditions, whereby it may have been rendered injurious to health; (e) if its container is composed in whole or in part of any poisonous or deleterious substance which may render the contents injurious to health; or (f) if it is in whole or in part the product of a diseased animal, or an animal which has died other than by slaughter: PROVIDED, That game animals which died other than by slaughter and which meet all other criteria of this definition, may be approved by the health officer for use by temporary food service establishments.
- (2) Approved shall mean acceptable to the health officer based on his/her determination as to conformance with appropriate standards and good public health practice.
- (3) Closed shall mean fitted together snugly leaving no openings large enough to permit the entrance of vermin.
- (4) Corrosion-resistant material shall mean a material which maintains its original surface characteristics under prolonged influence of the food, cleaning compounds and sanitizing solutions which may contact it.
- (5) Easily cleanable shall mean readily accessible and of such material and finish, and so fabricated that residue may be completely removed by normal cleaning methods.
- (6) Employee shall mean the permit holder, individuals having supervisory or management duties and any other person working in a food service establishment.
- (7) Equipment shall mean all stoves, ovens, ranges, hoods, slicers, mixers, meat blocks, tables, counters, refrigerators, sinks, dishwashing machines, steam tables, and similar items, other than utensils, used in the operation of food service establishments.
- (8) Food shall mean any raw, cooked, or processed edible substance, ice, beverage, or ingredient used or intended for use, or for sale in whole or in part for human consumption.
- (9) Food-contact surfaces shall mean those surfaces of equipment and utensils with which food normally comes in contact, and those surfaces from which food may drain, drip or splash back onto surfaces normally in contact with food.
- (10) Food processing establishment shall mean any commercial establishment, other than a restaurant, snack bar, mobile restaurant, temporary food services establishment, retail bakery or catering kitchen, in which food is processed or otherwise prepared or packaged or where any potentially hazardous food is placed, packaged or repackaged into another container for consumption or for resale.
- (11) Food service establishment shall mean, but not be limited to: Any restaurant; snack bar; tavern; bar; night club; industrial feeding establishment; grocery store; retail meat market; retail fish market; retail bakery; delicatessen; mobile food service unit; temporary food service establishment; private, public, or nonprofit organization or institution routinely serving food; catering kitchen; commissary or similar place in which food

or drink is prepared for sale or for service on the premises or elsewhere; and any other establishment or operation where food is served or provided for the public with or without charge.

- (12) Health officer shall mean the city, county, city-county, or district health officer as defined in RCW 70.05.010(2) or his/her authorized representative.
- (13) Hermetically sealed container shall mean a container designed and intended to be secure against the entry of microorganisms and to maintain the commercial sterility of its contents after processing.
- (14) Kitchenware shall mean all multi-use utensils other than tableware used in the storage, preparation, conveying, or serving of food.
- (15) Mislabeled shall mean the presence of any written, printed, or graphic matter, upon or accompanying food or containers of food which is false or misleading, or which violates any applicable state or local labeling requirements.
- (16) Mobile food unit means a food service establishment designed to be readily movable.
- (17) Person shall mean an individual, firm, corporation, partnership, association, or agency of state, county or municipal government, or agency of the federal government which is subject to the jurisdiction of the state.
- (18) Person in charge shall mean the individual present in a food service establishment who is the apparent supervisor of the food service establishment at the time of inspection. If no individual is the apparent supervisor, then any employee present is the person in charge.
- (19) Potentially hazardous food shall mean any food which consists in whole or in part of milk or milk products, eggs, meat, poultry, fish, shellfish, edible crustacea or other natural or synthetic ingredients capable of supporting rapid and progressive growth of infectious or toxigenic microorganisms. The term does not include clean, whole, uncracked, odor-free shell eggs or foods which have a pH level of 4.6 or below or a water activity (a_w) value of 0.85 or less.
- (20) Reconstituted shall mean dehydrated food products recombined with water or other liquids.
- (21) Sanitization shall mean effective bactericidal treatment by a process that provides enough accumulative heat or concentration of chemicals for enough time to reduce the bacterial count, including pathogens, to a safe level on utensils, work surfaces and equipment.
- (22) Sealed shall mean free of cracks or other openings that permit the entry or passage of moisture.
- (23) Single-service articles shall mean cups, containers, lids, closures, plates, knives, forks, spoons, stirrers, paddles, straws, napkins, wrapping materials, toothpicks and similar articles intended for one-time, one-person use and then discarded.
- (24) Tableware shall mean all multi-use eating and drinking utensils.
- (25) Temporary food service establishment shall mean a food service establishment that operates at a fixed location for a period of time of not more than 14 consecutive days in conjunction with a single event or celebration.

- (26) Utensil shall mean any implement used in the storage, preparation, transportation, or service of food.
- (27) Wholesome shall mean in sound condition, clean, free from adulteration, and otherwise suitable for use as human food.

AMENDATORY SECTION (Amending Regulation .84.010, filed 6/4/63)

WAC 248-84-010 FOOD SUPPLIES. (1) ((Food Supplies:)) All food in food service establishments shall be from ((sources)) approved ((or considered satisfactory by the health officer and shall be)) sources; in compliance with applicable state and local laws, ordinances, and regulations; and clean, wholesome, free from spoilage, free from adulteration and ((misbranding)) mislabeling, and safe for human consumption. No hermetically sealed((, nonacid and low acid)) food which has been processed in a place other than ((a)) an approved commercial food processing establishment shall be used.

(2) ((Food Protection: All food while being stored, prepared, displayed, served, or sold at food service establishments, or during transportation between such establishments, shall be protected from contamination. All perishable food shall be stored at such temperatures as will protect against spoilage. All potentially hazardous food shall be maintained at safe temperatures (45°F. or below, or 140°F. or above) except during necessary periods of preparation and service. Raw fruits and vegetables shall be washed before use. Stuffing, poultry, stuffed meats and poultry, and pork and pork products shall be thoroughly cooked before being served. Individual portions of food once served to the customer shall not be served again: PROVIDED, That wrapped food which has not been unwrapped and which is wholesome may be

Only such poisonous and toxic materials as are required to maintain sanitary conditions and for sanitization purposes may be used or stored in food service establishments: PROVIDED, That retail grocery stores may be exempted from this requirement when such products are handled in a manner acceptable to the health officer. Poisonous and toxic materials shall be identified, and shall be used and stored only in such manner and under such conditions as will not contaminate food or constitute a hazard to employees or customers.)) Fluid milk and fluid milk products used or served shall be pasteurized and shall meet the Grade A quality standards as established by law, except that Grade A raw milk (as defined in RCW 15.36.140) may be sold in the original container for off-premises consumption. Dry milk and dry milk products shall be made from pasteurized milk and milk products.

- (3) Fresh and frozen shellfish (oysters, clams, or mussels) shall be from sources approved by the department of social and health services.
- (4) Only clean whole eggs, with shell intact and without cracks or checks, or pasteurized egg products shall be used or sold, except that hard-boiled, peeled eggs, commercially prepared and packaged, may be used or sold.

WAC 248-84-015 FOOD PROTECTION AND STORAGE. (1) Food shall be protected at all times from potential or real contamination or adulteration including, but not limited to; dust, insects, rodents, unclean equipment, utensils, tableware and work surfaces, unnecessary handling, coughs and sneezes, flooding. drainage, and overhead leaks or drips from condensation, and toxic chemicals while transported, stored, prepared, displayed and served.

(2) The temperature of potentially hazardous food shall be maintained at 45 degrees Fahrenheit or below or 140 degrees Fahrenheit or above at all times, except as

provided by this regulation.

- (3) In the event of a fire, flood, or similar event that might result in the contamination of food, or that might prevent potentially hazardous and/or perishable food from being held at required temperatures, the person in charge shall immediately contact the health officer. Upon receiving notice of this occurrence, the health officer shall take whatever action he/she deems necessary to protect the public health.
- (4) Food, whether raw or prepared, if removed from its original container, shall be stored in a clean, labeled, covered container except during necessary periods of preparation or service. Once opened any product remaining in the original container shall be covered. Container covers shall be impervious and nonabsorbent, except that linens or napkins may be used for lining or covering bread or roll containers.
- (5) Containers of food shall be stored above floor level to protect them from contamination and in a manner that permits easy cleaning; except that bulk foods may be stored in impervious, closed containers, and pressurized beverage containers and foods protected by glass containers or canned goods may be stored on dry floor surfaces if easy cleaning is permitted.

(6) Enough conveniently located refrigeration facilities and hot food storage facilities shall be provided to assure the maintenance of potentially hazardous food at the required temperatures during storage.

- (7) Each refrigeration unit shall be equipped with a numerically scaled thermometer, accurate to ±3 degrees Fahrenheit, and located so as to be easily readable in the warmest part of the facility. Each hot food facility used for storing potentially hazardous food shall be equipped with a numerically scaled thermometer accurate to ±3 degrees Fahrenheit, and located so as to be easily readable, in the coolest part of the facility. Where it is impractical to install thermometers on hot food facilities, a product thermometer must be available and used to check internal food temperatures.
- (8) Frozen food shall be kept frozen until such time as it is to be thawed for use. Frozen food facilities shall be maintained at 0 degrees Fahrenheit or below.
- (9) Only such poisonous and toxic materials as are required to maintain sanitary conditions and for sanitizing purposes may be used or stored in food service establishments: PROVIDED, That retail grocery stores may be exempted from this requirement when such products are handled in a manner acceptable to the health

officer. Poisons and toxic materials shall be identified, and shall be used, stored, and displayed only in such a manner and under such conditions as will not contaminate or adulterate food or constitute a hazard to employees or customers.

AMENDATORY SECTION (Amending Regulation .84.020, filed 6/4/63)

WAC 248-84-020 ((PERSONNEL)) FOOD PREPARATION, DISPLAY, SERVICE TRANSPORTATION. ((1) Health and Disease Control: No person while affected with any disease in a communicable form, or while a carrier of such disease, or while afflicted with boils, infected wounds, sores, or an acute respiratory infection, shall work in any area of a food service establishment in any capacity in which there is a likelihood of such person contaminating food or food-contact surfaces with pathogenic organisms, or transmitting disease to other individuals; and no person known or suspected of being affected with any such disease or condition shall be employed in such an area or capacity. If the manager or person in charge of the establishment has reason to suspect that any employee has contracted any disease in a communicable form or has become a carrier of such disease, he shall notify the health officer immediately.

The provisions of the State Board of Health for Food and Beverage Service Workers Permits (WAC 248-86-001 - WAC 248-86-999) and the Rules and Regulations of the State Board of Health Governing Food Workers (WAC 248-87-001 - WAC 248-87-020) and chapter 197 Laws of 1957 (chapter 69.06 RCW) shall be complied with:

- (2) Cleanliness: All employees shall wear clean outer garments, maintain a high degree of personal cleanliness, and conform to hygienic practices while on duty. They shall wash their hands thoroughly in an approved hand-washing facility before starting work, and as often as may be necessary to remove soil and contamination. No employee shall resume work after visiting the toilet room without first washing his hands.)) (1) Food shall be prepared, displayed, served and transported with the least possible manual contact, with suitable utensils, and on surfaces that, prior to use, have been cleaned, rinsed, and sanitized to prevent cross-contamination.
- (2) Serving utensils shall be properly stored between uses during service.
- (3) All parts of potentially hazardous foods requiring cooking shall be cooked (with no interruption in the cooking process) to the minimum internal temperatures as shown below:

<u>ITEM</u>	TEMPERATURE
Poultry, poultry stuffings, stuffed meats and stuffings containing meats	165 degrees F
Pork and any food containing pork	150 degrees F
Rare roast beef and rare beef steak (unless otherwise ordered by the immediate consumer)	130 degrees F
All other potentially hazardous foods requiring cooking	140 degrees F

(4) All potentially hazardous foods that have been cooked and then refrigerated, shall be rapidly reheated

- to 165 degrees Fahrenheit or greater throughout before being served or placed in a hot food storage facility. Steam tables, bain-maries, warmers, and similar hot food-holding facilities are prohibited for the rapid reheating of potentially hazardous foods.
 - (5) Potentially hazardous foods shall be thawed:
- (a) In refrigerated units at a temperature not to exceed 45 degrees Farenheit; or
- (b) Under potable running water of a temperature of 70 degrees Fahrenheit or below, with sufficient water velocity to agitate and float off loose food particles into the overflow; or
- (c) In a microwave oven only when the food will be immediately transferred to conventional cooking facilities as part of a continuous cooking process or when the entire, uninterrupted cooking process takes place in the microwave oven; or
 - (d) By other methods approved by the health officer.
- (6) Once served to a customer, portions of leftover food shall not be served again; except that packaged food other than potentially hazardous food, that is still packaged and is in sound condition and is wholesome may be reserved.
- (7) All foods to be served raw shall be thoroughly washed with potable water before they are served.
- (8) Metal stem-type, numerically scaled indicating thermometers accurate to ±2 degrees Fahrenheit shall be provided and used by employees to assure the attainment and maintenance of safe internal cooking, holding and refrigeration temperatures of potentially hazardous foods.
- (9) Potentially hazardous foods requiring refrigeration after preparation shall be rapidly cooled to 45 degrees Fahrenheit or below. Potentially hazardous foods of large volume or prepared in large quantities shall be rapidly cooled utilizing such methods as:
- (a) Quick chilling with running cold water bath or an ice bath coupled with agitation.
- (b) Storage of foods in small containers in freezer units coupled with agitation.
 - (c) Shallow pans food depth of 4" or less.
 - (d) Other approved methods.
- In all cases potentially hazardous foods shall be cooled to 70 degrees Fahrenheit or below within two hours or less and to 45 degrees Fahrenheit or below within four hours or less time after removal from a hot-holding device or the end of the cooking process.
- (10) Preparation of potentially hazardous salads (such as potato or macaroni types) shall be completed using prechilled ingredients to assure minimum temperature rise during preparation.
- (11) Potentially hazardous foods to be transported or stored on ice (as in a buffet line) shall be prechilled to 45 degrees Fahrenheit or below.

WAC 248-84-025 PERSONNEL. (1) Employee health:

No person, while infected with a disease in a communicable form that can be transmitted by foods or who is a carrier of organisms that cause such a disease or while afflicted with a boil, an infected wound, or an acute respiratory infection, shall work in a food service establishment in any capacity in which there is a likelihood of such person contaminating food or food-contact surfaces with pathogenic organisms or transmitting disease to other persons.

(2) Cleanliness:

All employees shall wear clean outer garments, maintain a high degree of personal cleanliness, conform to proper hygienic practices and use effective hair restraints when necessary. They shall wash their hands thoroughly in an approved handwashing facility before starting work, during work as often as is necessary to prevent contamination of food such as after handling unclean items, raw foods, or using the toilet.

The use of tobacco in any form shall not be permitted in any areas where food is prepared or stored or where utensils are cleaned or stored.

- (3) Food and beverage service worker's permit:
- (a) The provision of the state Board of Health for Food and Beverage Service Worker's Permits (chapter 248-86 WAC) and the Rules and Regulations of the state Board of Health governing food workers (chapter 248-87 WAC) and chapter 197, Laws of 1957 (chapter 69.06 RCW) shall be complied with. Food and Beverage Service Worker's Permits shall be issued and signed by the health officer.
- (b) No person shall work, or be employed in a food service establishment without a valid Food and Beverage Service Worker's Permit: PROVIDED, That an employee may have up to thirty days to obtain said permit from the first day of employment in that food service establishment.
- (c) It shall be the duty of the owner, manager or other person in charge of a food establishment to ensure that all workers or employees therein obtain and maintain valid permits as herein required.

(4) Dressing rooms:

Adequate facilities shall be provided for the orderly storage of employees' clothing and personal belongings. Where employees routinely change clothes within the establishment, designated areas shall be located outside of the food preparation, storage, and serving areas, and the equipment and utensil washing and storage area: PROVIDED, That when approved by the health officer such an area may be located in a storage room where only completely packaged food is stored. Dressing rooms shall be kept clean.

AMENDATORY SECTION (Amending Regulation .84.030, filed 6/4/63)

WAC 248-84-030 ((FOOD EQUIPMENT AND UTENSILS)) SANITARY DESIGN, CONSTRUCTION AND INSTALLATION OF EQUIPMENT AND UTENSILS. (((1) Sanitary Design, Construction and Installation of Equipment and Utensils: All equipment and utensils shall be so designed and of such material and workmanship as to be smooth, easily cleanable and durable, and shall be in good repair; and the food-contact surfaces of such equipment and utensils shall, in addition, be easily accessible for cleaning, nontoxic, corrosion resistant and relatively nonabsorbent: PROVIDED, That, when approved by the health officer,

exceptions may be made to the above materials requirements for equipment such as cutting boards, blocks, and bakers' tables.

All equipment shall be so installed and maintained as to facilitate the cleaning thereof, and of all adjacent areas.

Equipment in use at the time of adoption of these rules and regulations which do not meet fully the above requirements, may be continued in use if it is in good repair, capable of being maintained in a sanitary condition and the food-contact surfaces are nontoxic.

Single service articles shall be made from nontoxic materials.

(2) Cleanliness of Equipment and Utensils: All eating and drinking utensils shall be thoroughly cleaned and sanitized after each usage.

All kitchenware and food-contact surfaces of equipment, exclusive of cooking surfaces of equipment, used in the preparation or serving of food or drink, and all food-storage utensils, shall be thoroughly cleaned after each use. Cooking surfaces of equipment shall be cleaned at least once a day. All utensils and food-contact surfaces of equipment used in the preparation, service, display, or storage of potentially hazardous food shall be thoroughly cleaned and sanitized prior to such use. Nonfood-contact surfaces of equipment shall be cleaned at such intervals as to keep them in a clean and sanitary condition:

After cleaning and until use, all food-contact surfaces of equipment and utensils shall be so stored and handled as to be protected from contamination.

All single-service articles shall be stored, handled, and dispensed in a sanitary manner, and shall be used only once. Food service establishments which do not have adequate and effective facilities for cleaning and sanitizing utensils shall use single-service articles.)) (1) All equipment and utensils shall be so designed and of such material and workmanship as to be smooth, easily cleanable and durable, shall be in good repair and meet the requirements of the National Sanitation Foundation or equivalent. The food contact surfaces of such equipment and utensils shall be easily accessible for cleaning, nontoxic, corrosion resistant and nonabsorbent.

(2) All equipment shall be so installed and maintained as to facilitate the cleaning thereof, and of all adjacent areas. The equipment shall not be located under exposed or unprotected sewer lines, open stairwells, or other sources of contamination.

(3)(a) All food service establishments in which the operations require cleaning and sanitizing of equipment and utensils shall be equipped with either approved mechanical dishwashing facilities or facilities for proper manual dishwashing operations.

(b) When equipped with a mechanical dishwashing unit, a sink with a minimum of two compartments shall also be provided in the dishwashing area.

(c) When manual dishwashing operations are used, a sink with a minimum of three compartments shall be provided in the dishwashing area.

(d) In bars and taverns, an extra sink compartment shall be provided at the bar in addition to those necessary for normal cleaning and sanitizing processes: PRO-VIDED, That this subsection and subsection (2) shall only apply to food service establishments constructed or remodeled after the effective date of these regulations.

(e) Sinks used for hand washing or equipment or utensil washing shall not be used for food preparation.

NEW SECTION

WAC 248-84-035 EQUIPMENT AND UTEN-SIL CLEANING AND SANITATION. (1) All eating and drinking utensils shall be thoroughly cleaned and sanitized after each usage.

(2) Cooking surfaces of equipment shall be cleaned at least once a day.

(3) All kitchenware and food-contact surfaces of equipment, exclusive of cooking surfaces of equipment, used in the preparation or serving of food or drink, and all food storage utensils, shall be thoroughly cleaned after each use. All utensils and food-contact surfaces of equipment used in preparation, service, display, or storage of potentially hazardous food shall be sanitized prior to such use, and following any interruption of operations during which contamination of the food-contact surfaces is likely to have occurred.

(4) Where equipment and utensils are used for the preparation of potentially hazardous food on a continuous or a production line basis, the food-contact surfaces of such equipment, and utensils shall be cleaned and sanitized at intervals throughout the day on a schedule approved by the health officer.

(5) Nonfood-contract surfaces of equipment shall be cleaned at such intervals as to keep them in a clean and sanitary condition.

(6) Cleaning and sanitizing of kitchenware, tableware, food contact surfaces of equipment and utensils shall conform to methods approved by the health officer.

(7) Cloths used for wiping food spills on tableware such as plates or bowls being served to the customer, shall be clean, dry and used for no other purpose.

(8) Moist cloths used for wiping up food spills or wiping work surfaces or equipment or utensils or food workers' hands shall be clean and shall be rinsed frequently in an approved sanitizing solution and used for no other purpose.

AMENDATORY SECTION (Amending Regulation .84.040, filed 6/4/63)

WAC 248-84-040 SANITARY FACILITIES AND CONTROLS. (1) Water Supply:

(a) The water supply shall be adequate, of a safe, sanitary quality and from an approved source. Bottled water if used in a food service establishment shall be from an approved source. Hot and cold running water under pressure shall be provided in all areas where food is prepared, or equipment, utensils, or containers are washed.

((Water, if not piped into the establishment, shall be transported and stored in approved containers and shall be handled and dispensed in a sanitary manner.))

- (b) Ice used for any purpose shall be made from water which comes from an approved source, and shall be used only if it has been manufactured, stored, transported, and handled in a sanitary manner.
- (2) Sewage Disposal: All sewage shall be disposed of in a public sewerage system or, in ((the absence thereof, in a manner)) a sewage disposal system approved by the health officer.
- (3) Plumbing: Plumbing shall be ((so)) sized, installed, and maintained((as to carry adequate quantities of water to required locations throughout the establishment; as to prevent contamination of the water supply; as to properly convey sewage and liquid wastes from the establishment to the sewerage or sewage disposal system; and so that it does not constitute a source of contamination of food, equipment, or utensils, or create an insanitary condition or nuisance)) according to the local plumbing codes. There shall be no cross-connection between the potable water supply and any nonpotable or questionable water supply nor any source of pollution through which the potable water supply might become contaminated. Except for properly trapped open sinks, there shall be no direct connection between the sewerage system and any drains originating from equipment in which food, portable equipment or utensils are placed.
- (4) Toilet Facilities: Each food service establishment shall be provided with adequate, conveniently located toilet facilities for its employees. Toilet fixtures shall be of sanitary design and ((readily)) easily cleanable. Toilet facilities, including rooms and fixtures, shall be kept in a clean condition and in good repair. ((The doors of all toilet rooms shall be self-closing.)) Toilet tissue shall be provided. Easily cleanable receptacles shall be provided for waste materials, and one such receptacle((s)) in the woman's toilet room((s for women)) shall be covered. ((Where the use of nonwater-carried sewage disposal facilities have been approved by the health officer, such facilities shall be separate from the establishment.)) When toilet facilities are provided for patrons, such facilities shall meet the requirements of this subsection. ((This requirement may be modified for mobile restaurants when no imminent health hazard is apparent.))
- (5) Handwashing Facilities: ((Each food service establishment shall be provided with adequate, conveniently located handwashing facilities for its employees, including a))
- (a) Lavatories shall be at least the number required by law, shall be installed according to law, and shall be located to permit convenient use by all employees in food preparation areas and utensil washing areas.
- (b) Lavatories shall be accessible to employees at all times.
- (c) Lavatories shall also be located in or immediately adjacent to toilet rooms or vestibules.
- (d) Each lavatory ((or lavatories)) shall be equipped with hot and cold or tempered running water, ((hand-cleansing)) handcleaning soap or detergent, and single use or approved sanitary towels or other approved hand drying devices.
- (e) Such facilities shall be kept clean and in good repair.

- ((6) Garbage and Rubbish Disposal: All garbage and rubbish containing food wastes shall, prior to disposal, be kept in leakproof, nonabsorbent containers which shall be kept covered with tight-fitting lids when filled or stored, or not in continuous use: PROVIDED, That such containers need not be covered when stored in a special vermin-proofed room or enclosure, or in a foodwaste refrigerator. All other rubbish shall be stored in containers, rooms or areas in an approved manner. The rooms, enclosures, areas and containers used shall be adequate for the storage of all food waste and rubbish accumulating on the premises. Adequate cleaning facilities shall be provided, and each container, room, or area shall be thoroughly cleaned after the emptying or removal of garbage and rubbish. Food-waste grinders, if used, shall be installed in compliance with state and local standards and shall be of suitable construction. All garbage and rubbish shall be disposed of with sufficient frequency and in such a manner as to prevent a nuisance.
- (7) Vermin Control: Effective measures shall be taken to protect against the entrance into the establishment and the breeding or presence on the premises of vermin.))

WAC 248-84-045 GARBAGE AND RUBBISH. All garbage and rubbish containing food wastes shall, prior to disposal, be kept in leak-proof, nonabsorbent containers which shall be kept covered with tight-fitting lids when filled or stored, or not in continuous use: PROVIDED, That such containers need not be covered when stored in a closed vermin-proofed room or enclosure, or in a food waste refrigerator. All other rubbish shall be stored in containers, rooms or areas in an approved manner. The rooms, enclosures, areas and containers used shall be adequate for the storage of all food waste and rubbish accumulating on the premises. Adequate cleaning facilities shall be provided, and each container, room, or area shall be thoroughly cleaned as needed. Food waste grinders, if used, shall be installed in compliance with state and local standards and shall be of suitable construction. All garbage and rubbish shall be disposed of with sufficient frequency and in such a manner as to prevent a nuisance.

AMENDATORY SECTION (Amending Regulation .84.050, filed 6/4/63)

WAC 248-84-050 ((OTHER FACILITIES AND OPERATIONS)) INSECT AND RODENT CONTROL. ((1) Floors, Walls, and Ceilings: The floor surfaces in kitchens, in all other rooms and areas in which food is stored or prepared and in which utensils are washed, and in walk-in refrigerators, dressing or locker rooms and toilet rooms, shall be of smooth, nonabsorbent materials, and so constructed as to be easily cleanable: PROVIDED, That the floors of nonrefrigerated, dry-food storage areas need not be nonabsorbent. All floors shall be kept clean and in good repair. Floor drains shall be provided in all rooms where floors are

subjected to flooding-type cleaning or where normal operations release or discharge water or other liquid waste on the floor. All exterior areas where food is served shall be kept clean and properly drained, and surfaces in such areas shall be finished so as to facilitate maintenance and minimize dust.

The walls and ceilings of all rooms shall be kept clean and in good repair. All walls of rooms or areas in which food is prepared, or utensils or hands are washed, shall be easily cleanable, smooth and light-colored, and shall have washable surfaces up to the highest level reached by splash or spray.

(2) Lighting: All areas in which food is prepared or stored or utensils are washed, handwashing areas, dressing or locker rooms, toilet rooms, and garbage and rubbish storage areas shall be well lighted. During all cleanup activities, adequate light shall be provided in the area being cleaned, and upon or around equipment being cleaned.

(3) Ventilation: All rooms in which food is prepared or served or utensils are washed, dressing or locker rooms, toilet rooms, and garbage and rubbish storage areas shall be well ventilated. Ventilation hoods and devices shall be designed to prevent grease or condensate from dripping into food or onto food preparation surfaces. Filters, where used, shall be readily removable for cleaning or replacement. Ventilation systems shall comply with applicable state and local fire prevention requirements and shall, when vented to the outside air, discharge in such manner as not to create a nuisance.

(4) Dressing Rooms and Lockers. Adequate facilities shall be provided for the orderly storage of employees' clothing and personal belongings. Where employees routinely change clothes within the establishment, one or more dressing rooms or designated areas shall be provided for this purpose. Such designated areas shall be located outside of the food preparation, storage, and serving areas, and the utensil washing and storage areas: PROVIDED, That, when approved by the health officer, such an area may be located in a storage room where only completely packaged food is stored. Designated areas shall be equipped with adequate lockers, and lockers or other suitable facilities shall be provided in dressing rooms. Dressing rooms and lockers shall be kept clean.

(5) Housekeeping: All parts of the establishment and its premises shall be kept clean, neat, and free of litter and rubbish. Cleaning operations shall be conducted in such a manner as to minimize contamination of food and food-contact surfaces. None of the operations connected with a food service establishment shall be conducted in any room used as living or sleeping quarters. Soiled linens, coats, and aprons shall be kept in suitable containers until removed for laundering. No live birds or animals shall be allowed in any area used for the conduct of food service establishment operations: PROVID-ED, That guide dogs accompanying blind persons may be permitted in dining areas.)) (1) Effective measures intended to minimize the entry and presence of rodents, flies, cockroaches, and other vectors on the premises shall be utilized. The premises shall be kept in such condition as to prevent the harborage or feeding of insects or rodents.

(2) When pesticides are used to eliminate or control rodents or insects the application shall be in accordance with label directions, applicable Washington state department of agriculture regulations (chapter 16-228 WAC), and shall not adulterate food or contaminate food contact surfaces.

NEW SECTION

WAC 248-84-055 CONSTRUCTION AND MAINTENANCE OF PHYSICAL FACILITIES. (1) Floors:

Floors and floor coverings of all food preparation, food and utensil storage, and utensil washing areas, and the floor of all walk-in refrigeration units, dressing rooms, locker rooms, toilet rooms and vestibules shall be constructed of water impervious, grease resistant, easily cleanable, smooth, safe, and durable material and shall be kept clean and in good repair. Carpeting, if used as a floor covering, shall be of approved construction, properly installed, easily cleanable, and maintained in good repair. Carpeting is prohibited in food preparation, equipment and utensil washing areas, food storage areas and toilet room areas where urinals or toilet fixtures are located. The use of sawdust, wood shavings, peanut hulls or similar material as floor covering is prohibited. Properly installed, trapped floor drains shall be provided in floors that are water flushed for cleaning or that receive discharges of water or other fluid waste from equipment, or in areas where pressure spray methods for cleaning equipment are used.

(2) Walls and ceilings:

The walls, including nonsupporting partitions, doors and windows, wall coverings, and ceilings of walk-in refrigeration units, food preparation areas, utensil and equipment washing areas and toilet rooms shall be smooth, nonabsorbent, and easily cleanable. Walls and ceilings shall be clean and in good repair.

- (3) Lighting and ventilation:
- (a) All areas in which food is prepared or stored or equipment and utensils are washed, handwashing areas, dressing or locker rooms, toilet rooms, and garbage and rubbish storage areas shall be well lighted. During all clean-up activities, adequate light shall be provided in the area being cleaned, and upon or around equipment being cleaned.
- (b) All rooms in which food is prepared or served or utensils and equipment are washed, dressing or locker rooms, toilet rooms and garbage and rubbish storage areas shall be well ventilated. Ventilation hoods and devices shall be designed to prevent grease or condensate from dripping onto food or onto food preparation surfaces. Filters shall be readily removable for cleaning or replacement. All rooms shall have sufficient ventilation to keep them free of excessive heat, steam, condensation, vapors, obnoxious odors, smoke and fumes. Ventilation systems shall comply with applicable state and local fire prevention, building and mechanical code requirements.
 - (4) Premises:
- (a) Food service establishments and all parts of property used in connection with their operations shall be kept free of litter. The walking and driving surfaces shall be maintained. Only articles necessary for the operation

and maintenance of the food service establishment shall be stored on the premises. No operation of a food service establishment shall be conducted in any room used as living or sleeping quarters. Food service operations shall be separated from any living or sleeping quarters by complete partitioning and solid doors.

(b) No live animals, including birds and turtles, shall be allowed in any area used for the conduct of food service establishment operations. This exclusion does not apply to edible fish, crustacea, shellfish, or to fish in aquariums. Patrol dogs accompanying security or police officers, or guide dogs accompanying blind or deaf persons, shall be permitted in dining areas.

AMENDATORY SECTION (Amending Regulation .84.060, filed 6/4/63)

WAC 248-84-060 ((TEMPORARY FOOD SERVICE ESTABLISHMENT)) MOBILE UNITS. ((A temporary food service establishment shall comply with all provisions of these rules and regulations which are applicable to its operation: PROVIDED, That the health officer may augment such requirements when needed to assure the service of safe food, may prohibit the sale of certain potentially hazardous food and may modify specific requirements for physical facilities when in his opinion no imminent health hazard will result.)) The requirements for a mobile food unit are the same as for other food service establishments wherever the requirements are applicable.

(1) The vehicle must be an approved type and acceptable to the health officer, based on his/her determination as to conformance with appropriate standards and good public health practice.

(2) During transportation of food from a food service establishment, all food shall be completely wrapped or packaged so as to be protected from contamination.

(3) Potentially hazardous food must be kept at or below 45 degrees Fahrenheit or at 140 degrees Fahrenheit or above while transported, stored, or on display.

- (4) All employees shall wear clean outer garments, maintain a high degree of personal cleanliness, and conform to good hygenic practices while on duty as contained in WAC 248-84-025.
- (5) Mobile food units serving only prepared, packaged foods in individual servings or beverages which are protected from contamination are exempted from requirements of water supply and sewage disposal. When a mobile food unit has a water system the source and system design shall be approved by the health officer. Liquid waste shall be retained in the mobile unit and/or disposed of by a method approved by the health officer.
- (6) The health officer may impose additional requirements when needed to assure the service of safe food and may prohibit the sale of certain potentially hazardous foods and may modify specific requirements for physical facilities when, in his/her opinion, no imminent health hazard will result.

NEW SECTION

WAC 248-84-065 TEMPORARY FOOD SERV-ICE ESTABLISHMENTS. (1) A temporary food service establishment shall comply with the requirements of these regulations, except as otherwise provided in this chapter. The health officer may impose additional requirements to protect against health hazards related to the conduct of the temporary food service establishment, may prohibit the sale of some or all potential hazardous foods, and when no health hazard will result, may waive or modify requirements of these regulations.

(2) Restricted operations:

(a) These provisions are applicable whenever a temporary food service establishment is permitted, under the above provisions of these regulations, to operate without complying with all the requirements of this chapter.

- (b) Only those potentially hazardous foods requiring limited preparation, such as hamburgers and frankfurters that only require seasoning and cooking, shall be prepared or served. The preparation or service of other potentially hazardous foods, including pastries filled with cream or synthetic cream, custards, and similar products, and salads or sandwiches containing meat, poultry, eggs or fish is prohibited. This prohibition does not apply to any potentially hazardous food that has been prepared and packaged under conditions meeting the requirements of this ordinance, is obtained in individual servings, is stored at a temperature of 45 degrees Fahrenheit or below or at a temperature of 140 degrees Fahrenheit or above in facilities meeting the requirements of these regulations, and is served directly in the unopened container in which it was packaged.
- (3) Ice: Ice that is consumed or that contacts food shall be made under conditions meeting the requirements of these regulations. The ice shall be obtained only in chipped, crushed, or cubed form and in single—use safe plastic or wet-strength paper bags filled and sealed at the point of manufacture. The ice shall be held in these bags until it is dispensed in a way that protects it from contamination.
- (4) Single-service articles: All temporary food service establishments without effective facilities for cleaning and sanitizing tableware shall provide only single-service articles for use by the consumer.
- (5) Wet storage: Storage of packaged food in contact with water or undrained ice is prohibited. Wrapped sandwiches shall not be stored in direct contact with ice.
- (6) Handwashing: A convenient handwashing facility shall be available for employee handwashing. This facility shall consist of, at least, warm running water, soap, and individual paper towels.

AMENDATORY SECTION (Amending Order .84.070, filed 6/4/63)

WAC 248-84-070 ((ENFORCEMENT PROVISIONS)) PERMITS REQUIRED, SUSPENSION AND REVOCATION PROCEDURES. (((1) Access to Establishments: The health officer, after proper identification, shall be permitted to enter, at any reasonable time, any food service establishment within his jurisdiction, for the purpose of making inspections to determine

compliance with these rules and regulations. He shall be permitted to examine the records of the establishment to obtain pertinent information pertaining to food and supplies purchased, received, or used, and persons employed.

Whenever the health officer makes an inspection of a food service establishment and discovers that any of the requirements of WAC 248-84-010 through 248-84-060 have been violated, he shall notify the person in charge of the food service establishment of such violations by means of an inspection report form or other written notice. In such notification he shall;

- (a) set forth the specific violations found and establish a specific and reasonable period of time for correction.
- (b) state that an opportunity for appeal from any notice or inspection findings will be provided if a written request for a hearing is filed with the health officer within the period of time established in the notice for correction.
- (2) Examination and Condemnation of Food: Food may be examined or sampled by the health officer as often as may be necessary to determine freedom from adulteration or misbranding. The health officer may, upon written notice to the owner or person in charge, place a hold order on any food which he determines or has probable cause to believe to be unwholesome or otherwise adulterated, or misbranded. Under a hold order, food shall be permitted to be suitably stored. It shall be unlawful for any person to remove or alter a hold order, notice or tag placed on food by the health officer, and neither such food nor the containers thereof shall be relabeled, repacked, reprocessed, altered, disposed of, destroyed or released without permission of the health officer, except on order by a court of competent iurisdiction.
- (3) Food Service Establishments Outside Jurisdiction of the Health Officer: Food from food service establishments outside the jurisdiction of the health officer may be sold if such food service establishments conform to the provisions of these rules and regulations or to substantially equivalent provisions. To determine the extent of compliance with such provisions, the health officer may accept reports from responsible authorities in other jurisdictions where such food service establishments are located.
- (4) Plan Review of Future Construction: When a food service establishment is hereafter constructed or extensively remodeled, or when an existing structure is converted for use as a food service establishment, properly prepared plans and specifications for such construction, remodeling, or alteration, showing layout, arrangement, and construction materials of work areas, and the location, size, and type of fixed equipment and facilities, shall be submitted to the health officer for approval before such work is begun:
- (5) Procedure When Infection Is Suspected: When the health officer has reasonable cause to suspect possibility of disease transmission from any food service establishment employee he may, after conducting an appropriate investigation, require any or all of the following measures: (a) The immediate exclusion of the employee from all food service establishments; (b) the immediate closure of the food service establishment concerned until, in

- the opinion of the health officer, no further danger of disease outbreak exists; (c) restriction of the employee's service to some area of the establishment where there would be no danger of transmitting disease; and (d) adequate medical and laboratory examinations of the employee, of other employees, and of his and their body discharges.
- (6) Enforcement Interpretation: These rules and regulations shall be enforced by the health officer in accordance with the interpretations thereof contained in the compliance provisions of the 1962 Edition of the United States Public Health Service Food Service Sanitation Ordinance and Code, where applicable.
- (7) Repeal and Date of Effect: These rules and regulations shall be in full force and effect upon their adoption; and, at that time, all rules and regulations and parts of rules and regulations conflicting with these rules and regulations are hereby repealed.
- (8) Separability Clause: Should any section, paragraph, sentence, clause, or phrase of these rules and regulations be declared unconstitutional or invalid for any reason, the remainder of said rules and regulations shall not be affected thereby.)) (1) Permit:
- (a) Permit required: No person shall operate a food service establishment who does not have a valid permit issued to him/her by the health officer. A valid permit shall be conspicuously posted in every food service establishment, mobile food unit and temporary food service establishment.
- (b) Issuance of permits: Any person desiring to operate a food service establishment, mobile food unit or temporary food service establishment shall make written application for a permit on forms provided by the health officer. An inspection may be required by the health officer for the renewal of a permit and will be required prior to opening for all new permits; to determine compliance with these regulations.
 - (2) Suspension of permits:
- (a) The health officer may suspend any permit to operate a food service establishment, mobile food unit or temporary food service establishment if the holder of the permit does not comply with the requirements of these regulations, or if the operation of the establishment does not comply with the requirements of these regulations, or if the operation of the food service establishment otherwise constitutes a substantial hazard to public health. Suspension is effective upon service of the notice required by subsection (2)(b) of this section. When a permit is suspended, food service operations shall immediately cease.
- (b) Whenever a permit is suspended, the holder of the permit or the person in charge shall be notified in writing that the permit is, upon service of the notice, immediately suspended and that an opportunity for hearing will be provided if a written request for hearing is filed with the health officer by the holder of the permit within ten days. If no written request for hearing is filed within ten days, the suspension is sustained.
- (c) Any person whose permit has been suspended, may at any time make application for a reinspection for the purpose of reinstatement of the permit. Within two working days following receipt of a written request for

reinspection, including a statement signed by the applicant that in his opinion the conditions causing suspension of the permit have been corrected, the health officer shall make a reinspection. If the applicant is complying with the requirements of these regulations, the permit shall be reinstated.

(d) If an alternate process for suspension of permits is adopted by a local board of health, it may be used.

(3) Revocation of permits:

(a) The health officer may, after providing opportunity for hearing, revoke a permit for serious or repeated violations of any of the requirements of these regulations, or for interference with the health officer in the

performance of duty.

- (b) Prior to revocation, the health officer shall notify, in writing, the holder of the permit, or the person in charge, of the specific reason(s) for which the permit is to be revoked and that the permit shall be revoked at the end of the ten days following service of such notice unless a written request for hearing is filed with the health officer by the holder of the permit within such ten—day period. If no request for hearing is filed within the ten—day period, the revocation of the permit becomes final.
- (c) Any person whose permit has been revoked may make a written application for the purpose of obtaining a new permit. A hearing will be provided before the health officer to determine if a new permit shall be issued.
- (d) If an alternate process for revocation of permits is adopted by a local board of health, it may be used.

NEW SECTION

WAC 248-84-075 SERVICE OF NOTICES. A notice provided for in these regulations is properly served when it is delivered to the holder of the permit, or the person in charge, or when it is sent by registered or certified mail, return receipt requested, to the last known address of the holder of the permit. A copy of the notice shall be filed in the records of the health officer.

NEW SECTION

WAC 248-84-080 HEARINGS. The hearings provided for in these regulations shall be conducted by the health officer or his/her designee at a time and place designated by him/her. The health officer or designee shall make a final finding based upon the complete hearing record and shall sustain, modify or rescind any notice or order considered in the hearing. A written report of the hearing decision shall be furnished to the holder of the permit by the health officer or designee. If an alternate hearing process is adopted by a local board of health it may be used.

NEW SECTION

WAC 248-84-085 INSPECTIONS. Any inspection of a food service establishment, mobile food unit or temporary food service establishment shall be performed as often as necessary for the enforcement of these regulations.

- (1) Access: The health officer, after proper identification, shall be permitted to enter any food service establishment, mobile food unit or temporary food service establishment, at any reasonable time for the purpose of making inspections to determine compliance with these regulations. The health officer shall be permitted to examine the records of the establishment to obtain information pertaining to food and supplies purchased, received, or used, and to any person employed which is pertinent to an illness investigation or other matters which may affect health or the enforcement of these regulations.
- (2) Report of inspection: Whenever an inspection of a food service establishment, mobile food unit or temporary food service establishment is made, the findings shall be recorded on an inspection report form prepared by the health officer. This inspection report form may be FDA form FD2420 or other inspection report forms specified by the health officer and approved by the department of social and health services. If FDA form FD2420 is used by the health officer, results shall be interpreted in accordance with the 1976 edition of the United States Public Health Service, "Food Service Sanitation Manual." A copy of the completed inspection report form shall be furnished to the person in charge of the food service establishment at the conclusion of the inspection. The completed inspection report form shall state specific violations found and establish a specific and reasonable period of time for correction.

NEW SECTION

WAC 248-84-090 **EXAMINATION—HOLD** ORDERS—CONDEMNATION—DESTRUCTION OF FOOD. Food may be examined or sampled by the health officer as often as necessary for enforcement of these regulations. The health officer may, upon written notice to the owner or person in charge, place a written hold order on any food which he/she determines or has probable cause to believe to be unwholesome, or otherwise adulterated, mislabeled, contaminated, spoiled, or stored at temperatures not in compliance with these regulations, or from an unapproved source. The health officer shall tag, label, or otherwise identify any food subject to the hold order. No food subject to a hold order shall be used, served, or moved from the establishment. The health officer shall permit storage of the food under conditions specified in the hold order, unless storage is not possible without risk to the public health, in which case immediate destruction shall be ordered and accomplished. The hold order shall state that a written request for hearing may be filed with the health officer within ten days and that if no hearing is requested and if the health officer does not vacate the hold order, then the food shall be destroyed under supervision of the health officer. On the basis of evidence produced at that hearing, the hold order may be vacated, or the owner or person in charge of the food may be directed by written order to denature or destroy such food or to bring it into compliance with the provisions of these regulations.

WAC 248-84-095 REVIEW OF PLANS. Properly prepared plans and specifications shall be submitted to the health officer for approval before a food service establishment is constructed or remodeled and whenever an existing structure is converted for use as a food service establishment. The plans and specifications shall indicate the proposed layout; arrangement; mechanical plans; construction materials of work areas; floor, wall and ceiling materials of all areas; the type, make and model of all fixed equipment and facilities.

NEW SECTION

WAC 248-84-100 PROCEDURE WHEN IN-FECTION IS SUSPECTED. When the health officer suspects that disease transmission by (an) employee(s) of a food service establishment has occurred, the health officer shall take appropriate action to control the transmission of disease including but not limited to any or all of the following:

- (1) The securing of a morbidity history of the suspected employee(s);
- (2) The immediate exclusion of the employee(s) from employment in food service establishments;
- (3) Immediately close the food service establishment concerned until, in the opinion of the health officer, no further danger of disease outbreak exists;
- (4) Restrict the employee's services to some area of the establishment where there would be no danger of transmitting disease;
- (5) Require adequate medical and laboratory examinations of the employee and of other employees and of his/her or their body discharges to take place;
- (6) Require assistance in locating persons exposed to the disease.

NEW SECTION

WAC 248-84-105 VARIANCE CLAUSE. The health officer, upon written petition of the food service establishment, may grant a variance to any section or sections of these regulations covering physical facilities and equipment standards when no health hazard would exist as a result of this action and the variance is consistent with the intent of these regulations.

NEW SECTION

WAC 248-84-110 INTERPRETATION. These regulations shall be enforced by the health officer in accordance with the interpretations contained in the 1976 edition of the United States Public Health Service, "Food Service Sanitation Manual," where applicable. When a section of these regulations conflicts with the "Food Service Sanitation Manual," these regulations shall apply: PROVIDED, That a local board of health may adopt more stringent regulations.

NEW SECTION

WAC 248-84-500 SEPARABILITY CLAUSE. Should any section, paragraph, clause or phrase of these rules and regulations be declared unconstitutional or

invalid for any reason, the remainder of said rules and regulations shall not be affected thereby.

NEW SECTION

WAC 248-84-900 PENALTY CLAUSE. Any person violating, or refusing or neglecting to comply with these regulations, and upon conviction, shall be guilty of a misdemeanor pursuant to RCW 70.05.120.

WSR 80-14-060 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1548—Filed October 1, 1980]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.

This action is taken pursuant to Notice No. WSR 80-10-054 filed with the code reviser on August 6, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 17, 1980.

By N. S. Hammond

Executive Assistant

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-610 APPLICATION AND PARTICIPATION—INITIATING THE APPLICATION.
(1) The department shall make application forms readily accessible and provide one to anyone who requests it.

(2) The household must file an application by submitting the form to the Food Stamp office either in person, through an authorized representative or by mail.

Households consisting exclusively of SSI applicants/recipients may file an application, have the information verified and the form submitted by SSADO (see WAC 388-54-615).

- (3) Each household has a right to file a food stamp application on forms as determined by the department on the same day it contacts the department.
- (a) The department shall mail an application to any household who requests one by telephone. This shall be mailed the same day as the telephone request is received.
- (b) When a written request for an application is received by the department, an application shall be mailed the same day the written request is received.

- (c) If a household contacts the wrong certification office within a project area, in writing, in person or by telephone, the certification office shall:
- (i) Give the household the address and telephone number of the appropriate office.
- (ii) Mail the application to the appropriate office on the same day.
- (4) An application can be filed as long as it contains the applicant's name and address and is signed by a responsible member of the household or authorized representative. The household shall be informed of this fact and also informed that it does not have to be interviewed before filing the application.
- (5) The household may voluntarily withdraw its application at any time prior to determination of eligibility.
- (6) If a household refuses to cooperate with the CSO, the application shall be denied at the time of refusal.
- (i) The household must be able to cooperate but clearly demonstrate that it will not take action.
- (ii) If there is any question as to whether the household has merely failed to cooperate, as opposed to refused to cooperate, the household shall not be denied.

WAC 388-54-615 APPLICATION AND PARTICIPATION—APPLICATIONS PROCESSED BY THE SOCIAL SECURITY ADMINISTRATION DISTRICT OFFICES (SSADO). (1) The department shall complete the certification of applications for food stamps processed by SSADO without requiring additional personal interviews with the SSI household to present verification.

- (2) The department shall not initiate personal contact with the SSI household whose food stamp application is processed by SSADO unless the application is improperly completed, mandatory verification is missing or certain information on the form is questionable. In no event shall an SSI household be required to appear to finalize an eligibility determination on such an application.
- (3) The department shall prescreen all SSI/SSADO processed food stamp applications for expedited services on the day the application is received at the correct CSO.
 - (4) The department shall:
- (a) Begin the three day time limit for expedited services on the date the correct CSO receives the application;
- (b) Complete the certification of the SSI household application no later than thirty days after the date a completed application is filed at SSADO.
- (5) The department must reassess those households for work registration eligibility if their pending SSI financial application is rejected by SSA.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-620 APPLICATION AND PARTICIPATION—INTERVIEW. (1) All food stamp households including those submitting applications by mail must be personally interviewed prior to certification or recertification. The interview may be conducted with

- either a responsible member of the household or its authorized representative.
- (2) All food stamp applications from SSI households processed by SSADO are excluded from the department's in-office interview requirement.
- (3) All interviews will take place in the certification office except in those cases where an office visit is waived; then a home visit or telephone interview is required. Office visits can be waived:
- (a) If the household is unable to appoint an authorized representative and has no adult member able to visit the office because of hardships such as, but not limited to, illness, lack of transportation, prolonged severe weather, work hours, care of a household member or remoteness.
- (b) If the household is unable to appoint an authorized representative and has no adult member able to visit the office because of age (65 or over), mental or physical handicap.
- (((3))) (4) A home visit shall be used only if the time of the visit is scheduled in advance with the household.

WSR 80-14-061 ADOPTED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1547—Filed October 1, 1980]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd ch. 388-28 WAC AFDC and GAU—Eligibility—Need. Amd WAC 388-44-110 Overpayment—Liability of payee.

This action is taken pursuant to Notice No. WSR 80-09-075 filed with the code reviser on July 18, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 17, 1980.

By N. S. Hammond

Executive Assistant

AMENDATORY SECTION (Amending Regulation 8.62, filed 1/24/64)

WAC 388-28-410 EFFECT OF RESOURCES AND INCOME ON FINANCIAL NEED—EXEMPT AND NONEXEMPT RESOURCES. When ((is [it])) it has been determined that an applicant possesses a resource in accordance with the above considerations, such resources shall be classified as exempt or nonexempt in

accordance with WAC 388-28-415 through 388-28-455.

AMENDATORY SECTION (Amending Order 373, filed 8/1/69)

WAC 388-28-420 EFFECT OF RESOURCES AND INCOME ON FINANCIAL NEED—REAL PROPERTY—HOME. (1) The applicant's home is an exempt resource subject to the conditions specified. There is no ceiling value on the home.

- (2) A home is defined as real property owned and used by an applicant as a place of residence, together with a ((reasonably {reasonable})) reasonable amount of property surrounding and contiguous thereto, including property normally considered and used as a part of a home, such as,
 - (a) Yard and home garden space;
 - (b) Road to get to the home;
 - (c) Right of way to and land holding a water supply;
- (d) Out-buildings and land on which they are located serving a normal and useful function of the home, such as garage, woodshed, chicken house, barn, pasture for cow, etc. In this connection, the use of necessary land and buildings to produce self-consumed products as outlined in WAC 388-28-605 is considered as a reasonable part of the home property;
- (e) Land and buildings necessary to carry out the functions described in WAC 388-28-430(1)(c) and (1)(d) when such a plan is approved by the ((area office)) CSO.

Property in addition to that covered under subsections (2)(a) through (2)(e) is considered under WAC 388-28-455.

- (3) The home when used as a place of residence by the applicant or by his dependents is an exempt resource.
- (a) "Dependents" as used in this section means spouse of the applicant and/or minor children and disabled sons or daughters.
- (b) "Disabled sons or daughters" means one or more unmarried, natural or adopted, minor or adult sons or daughters with a medically-verified disability which significantly handicaps them in performing employment or homemaking activities and who are dependent on the applicant for their livelihood.
- (4) When the home is not being used for residential purposes by the applicant or by his dependents, the property shall be considered as a nonexempt resource subject to the exceptions in (a) and (b).
- (a) An applicant absent from his home for temporary visits is considered as continuing to reside in his home unless he expresses his intent to abandon the home as a residence.
- (b) Effective 6/12/80 an applicant absent from his home for more than 90 days is presumed to have abandoned the home for residential purposes, except when such absence is due to natural disaster, hospitalization or other health reasons.
- (i) When such absence is over 90 days, and there is cause to believe that the applicant will be unable to return to his home ((during the remainder of his lifetime

because of his health condition, and the home is not occupied by his dependents, the home shall be considered as a nonexempt resource if)) and the home is not occupied by his dependents, there shall be a rebuttable presumption that the home is a nonexempt resource when the following conditions are met.

- (A) The individual specifies in writing that it is his intent not to return to the home and use it as his place of residence either for himself, or for his dependents, or
- (B) ((The area office)) For medical absences, the CSO administrator, with the cooperation of the medical consultant, shall contact the president of the local medical society and ask that three doctors, one of which may be the attending doctor, ((or)) review the existing medical findings and history and provide the ((area office)) CSO with a statement signed by all three physicians that it is their professional belief and opinion that the individual, for health reasons, will either be able or unable to return to his home property. If the conclusion reached by the three physicians is not unanimous, this shall be so indicated.

In the event the evaluation from the three physicians indicates that it is their medical opinion the individual will be able to return to his home during his lifetime, the home property shall continue to be considered as exempt property.

In the event the evaluation from the three physicians indicates unanimously that it is their medical opinion the individual will be unable to return to his home during the remainder of his lifetime, the home, if not occupied by his dependents, shall be considered nonexempt property which can be made available to meet need.

The ((area office)) CSO administrator shall advise the president of the local medical society, as well as the physicians selected by the president, that the department will pay each physician participating in the review an amount not to exceed \$10 per case.

(C) For absences resulting from natural disaster, the local office administrator determines that the residence is accessible and inhabitable. When a home that is determined inaccessible or uninhabitable could, in the judgment of the CSO administrator, become accessible and inhabitable with reasonable effort and expense to the applicant, it is presumed to be a nonexempt resource.

AMENDATORY SECTION (Amending Order 1369, filed 3/15/79)

WAC 388-28-430 EFFECT OF RESOURCES AND INCOME ON FINANCIAL NEED-PER-SONAL PROPERTY EXEMPTIONS—CEILING VALUES. (1) Personal property without ceiling value. The following personal property is an exempt resource. There is no ceiling value on such property.

(a) Used and useful household furnishings and personal clothing. Household furnishings and personal clothing which are in storage shall be presumed to be not used and useful, but all other household furnishings and personal clothing shall be presumed to be used and useful and both presumptions stand in the absence of evidence to the contrary.

- (b) Personal property of "great sentimental value" may be exempted when the applicant establishes the circumstances and conditions which give it this value. When the intrinsic value is relatively high (stamp or coin collections, etc.) there may be need to review it carefully.
- (c) Livestock or any other similar property owned by a child for the sole purpose of participating in an organized group or school activity, such as 4-H Club or FFA, shall be exempt, providing any net profit derived from the use of such property is reserved for future educational purposes.
- (d) Other personal property, such as tools, farm machinery, livestock, business equipment, and inventory, can be declared an exempt resource by the CSO on the basis of an agreed plan. The following conditions apply:
- (i) The exempted property must either ((must)) produce income which reduces the applicant/recipient's need for public assistance, or ((it must)) aid in rehabilitating him or his dependents by providing self-employment experience which can reasonably be expected to lead to full or partial self-support.
- (ii) If stock, raw materials, or inventory of a business are exempted, any increase in their value must be examined to determine whether the increase is necessary to the health of the enterprise. Such increase shall not be used as a means of diverting funds which might reasonably constitute income to the recipient.
- (iii) The plan shall be reviewed at least once every six months.
- (e) One cemetery plot for each member of an assistance household is exempt personal property. Any additional plots are nonexempt.
- (f) Effective June 12, 1980, term and/or burial insurance for the use of the applicant or recipient.
- (2) Exempt personal property with ceiling value. Property holdings in the form of cash and marketable securities, life insurance, real estate or chattel mortgages, sales contracts and used and useful automobiles are exempt resources to the extent that the values of such items are within the maxima or "ceiling" values specified in the following paragraph:
- (a) Ceiling values on combinations of individual items. Effective June 12, 1980, the total value of cash, marketable securities, cash discount value of real estate or chattel mortgages and sales contracts, ((cash surrender value of life insurance, and equity in cars shall not exceed \$750 for a single person, or \$1,450 for a family of two. This maximum shall be increased by \$50 for each additional member in the family)) and any excess of values exempted under (2)(d) and (e) of this section shall not exceed \$750 for a single person, or \$1,250 for a family of two or more.

Effective June 12, 1980, the following are the resource limits for the total of cash, marketable securities, and any excess of values exempted under (2)(d) and (e) of this section:

Family Size	((Cash Surrender ((Value of Life ((Insurance, Cars	Cash and)) Marketable)) Securities))
1	\$ 750	((\$200))
2 or more	((1450))1250	ີ ((400 ́
	<u>1500</u>	425
4	1550	450
	1600	475
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- 6	1650	500
7	1700	525
- 8 -	1750	550
	1800	575
10	1850	600))

- (i) Funds represented by values within the ceiling values are not used to determine financial need and to compute grants.
- (ii) Funds represented by values in excess of the maxima or ceilings are nonexempt; that is, they are used to determine financial need and to compute grants.
- (b) Cash and marketable securities—ceiling. ((Within the above limitation the value of cash and marketable securities shall not exceed \$200 for a single person or \$400 for a family of two. This maximum shall be increased by \$25 for each additional member of the family over two.))
- (i) Cash. All cash savings held by the applicant or held jointly with any other person shall be considered. Any funds on deposit, in hand or in any place from which cash may be drawn by the applicant is a cash fund. A cash fund includes a bank account, savings, funds held in trust for future use (when applicant can make withdrawals), savings bonds, advance insurance premium payments, interest, etc.
- (ii) A joint account shall be considered the property of the applicant/recipient since the entire amount is at his/her disposal, except when the applicant/recipient can show that all or a portion of the funds deposited within the joint account is derived from funds exclusively the other joint holder's and held/utilized solely for the benefit of that joint account holder. All funds within the joint account so verified shall not be considered actually available to the applicant/recipient.
- (c) Real estate or chattel mortgages and sales contracts.
- (i) Real estate or chattel mortgages or sales contracts held by the applicant will be considered exempt resources in combination with the value of other exempt personal property, within the limitation allowed in subsection (2).
- (ii) The cash discount value of a mortgage or contract represents the value of the resource.
- (iii) Any payments on mortgages or contracts received by an applicant or recipient shall be considered income as specified in WAC 388-28-580.
 - (d) Life insurance.
- (i) Cash surrender ceiling value. Effective June 12, 1980, life insurance may have a cash surrender value not to exceed \$750 considered as an exempt resource ((in combination with the value of other exempt personal property within the limitation allowed in subsection (2)))).
 - (ii) Other considerations.

- (A) Net value of unassignable policy. When the equity of another person in an unassignable policy held by an applicant can be established, the amount of such equity may be deducted in determining the applicant's holdings in insurance, provided that person holding the equity is named as beneficiary of the proceeds to the extent of such equity and without power or revocation by the insured.
- (B) Assignment of policy. An insurance policy legally assigned belongs to the assignee and may not be regarded as the property of the insured. However, the assignment of a policy within two years prior to application or by a recipient must be evaluated as the transfer of a resource.
- (((C) Funeral insurance and prepaid funeral contracts are governed by the same rules as life insurance policies. The contract may include (but is not limited to) a method of prepaying funeral and burial expenses. In addition, the contract usually provides cash surrender and loan values, extended term insurance (nonforfeiture provisions), and assignability. The cash surrender or loan value of such contract shall be treated as life insurance.
- (D) An assigned funeral contract shall be treated according to (ii)(B) of this subdivision. However, the designation of a funeral director as beneficiary under either the "funeral benefits" or the "additional benefit agreement" sections of the policy, or both, is not an assignment of the contract.))
 - (e) Used and useful ((automobiles)) vehicles.
- (i) Effective June 12, 1980, used and useful ((automobiles)) vehicles with an equity value of \$1500 or less are an exempt ((personal property)) resource ((in combination with the value of other exempt within the limitation allowed in subsection(2))).
- (ii) ((Equity value shall be used in determining the resource in automobiles.
- (iii)) (A) In determining the resource value of automobiles, the national automobile dealers association official used car guide shall be used. For automobiles listed in this guide "average loan" value in the current edition shall be presumed to be the resource value.
- (B) In determining the resource value of recreational vehicles the Kelley bluebook R.V. guide shall be used. For vehicles listed in this guide "wholesale" value in the current edition shall be presumed to be the resource value.
- (C) For vehicles not listed in these guides the method of determining the resource value shall be documented in the case record.
- (D) The values listed in these guides can be overcome by positive evidence to the contrary. Such evidence shall be documented in the case record.

AMENDATORY SECTION (Amending Order 1338, filed 9/18/78)

WAC 388-28-440 ACCUMULATION AND DE-PLETION OF ALLOWABLE CASH RESOURCE RESERVES. (1) Recipients may spend their cash reserves and rebuild them with succeeding public assistance grants ((or)), with funds from other exempt sources or other income which has been considered in computing

- financial need. They may place grants in accounts along with cash reserves and then spend out of those accounts during the month.
- (2) Cash on hand may exceed the limits specified in WAC 388-28-430(2)(a) to the extent unexpended money which has been considered in computing financial need and from the public assistance grant is on hand within thirty days after its receipt.
- (3) Allowable cash reserves may be accumulated from nonrecurrent cash lump sum sources, including the following:
 - (a) Income tax refunds.
 - (b) Inheritances.
 - (c) Insurance benefits.
 - (d) Gifts.
 - (e) Prizes and awards.
 - (f) Repayment of debts owed the recipient.
 - (g) Proceeds from the sale of exempt property.
 - (h) Social Security death benefits.
- (i) Indian per capita payments generated by tribally held land or business.
- (4) If a lump sum, when added to existing reserves, causes the resources to exceed allowable limits, the excess is newly acquired income to be treated in accordance with WAC 388-28-484. ((Make the computation as follows:
- (a) Determine the amount of the lump sum and the date it is received.
- (b) Determine the amount of other cash and marketable securities on hand as of the date the lump sum is received.
- (c) Subtract from the amount in (b) any portion of that amount which is unexpended money from a grant received within thirty days prior to the date the lump sum is received. The remainder is the amount of the cash reserve as of the date the lump sum is received.
- (d) Add the amount of the cash reserve to the amount of the lump sum. If the total exceeds the allowable limits on cash and marketable securities, the excess is newly acquired income available to meet need.))
- (5) Recipients may not use the following types of onetime payments to accumulate resource reserves:
- (a) Earnings which are accrued over a period of time and received in one payment.
- (b) Payments which represent accumulated periodic benefits. Examples are Social Security retirement and disability benefits, Railroad Retirement benefits, Unemployment Insurance benefits, and veterans' benefits.
- (6) If a lump sum is placed in trust for a recipient and is not under his or her control, the following rules apply:
- (a) Funds kept in trust do not affect public assistance need.
- (b) The trustee may release to the recipient an amount up to the allowable ((cash reserves)) resource limit for the assistance unit less any amount of existing ((reserves)) cash and marketable securities as of the date the lump sum was received. Such disbursement, if made within thirty days of the date the lump sum was received, is used to accumulate allowable reserves and does not affect public assistance need. This may be done once for each lump sum placed in trust.

AMENDATORY SECTION (Amending Order 1293, filed 5/3/78)

WAC 388-28-457 TRANSFER OF PROPERTY. WAC 388-28-457 through 388-28-465 deal with the transfer of property prior to or at the time of application. If previously owned property was transferred for less than adequate consideration, the value of such transferred resource may affect((s)) the eligibility of the applicant.

AMENDATORY SECTION (Amending Order 1302, filed 6/2/78)

WAC 388-28-474 REPLACEMENT OF EX-EMPT PROPERTY. A recipient may, within sixty days of receipt, reinvest in other exempt property funds acquired from a settlement covering destroyed or stolen exempt property. A recipient may retain ((enough)) cash from the settlement ((to bring cash savings)) up to the ((cash)) amount of the difference between current resource values and the appropriate resource ceiling ((in accordance with)) for the ((size of the)) assistance unit. Any remaining portion of the settlement shall be considered newly acquired nonexempt income.

AMENDATORY SECTION (Amending Order 1347, filed 9/27/78)

WAC 388-28-480 USE OF INCOME AND INCOME POTENTIALS—TYPES OF INCOME—EFFECT ON NEED. (1) The ((local office)) CSO shall determine the income available to the applicant.

- (2) An applicant whose recurrent income for the month exceeds the monthly standards for basic requirements is not eligible to receive assistance whether the income is received weekly, biweekly or monthly, except as specified in WAC 388-24-250 through 388-24-265. Weekly income is multiplied by 4.3 to determine monthly total.
 - (3) Treatment of income
- (a) Earned and unearned nonexempt net recurrent income and appreciable nonrecurring income which is received by the applicant between the first day of the month and the date of initial grant authorization shall be taken into account for the month by prorating the income at public assistance standards from the first of the month until the date of grant authorization. The remainder, if any, shall be deducted from the assistance grant for the month.
- (b) Income received by the applicant during the month but after the date of initial grant authorization shall be considered available to meet need on the first of the following month providing such income is reported to the ((local office)) CSO by the twenty-first day of the month.
- (c) Income received during the month and reported after the twenty-first day of the month shall be taken into account in the grant computation for the second month following the month of receipt.
- (d) Unearned nonexempt recurrent income received in regular monthly amounts shall be deducted from requirements in the month of receipt beginning the month of initial grant authorization.

- (e) Income not reported until the month following its acquisition and after the twenty-first day of the month in which it is reported shall be treated as an overpayment.
 - (4) Deleted
- (5) Irregular income up to five dollars per month received by an applicant may be disregarded towards meeting need by the ((ESSO)) CSO if the probability exists that such future income will not be appreciable.
 - (6) Deleted
 - (7) Deleted
- (8) Any contractually agreed loan acquired by an applicant/recipient which commits all funds for a specific purpose other than current maintenance, and so expended, shall not be taken into account as income. The property used as collateral for the loan shall not be included in determining property reserves. The equity accumulated in the specified property shall be considered toward the resource ceiling.
- (9) A gift in-kind, as named below, supplied on condition that it be used only in a manner or for a purpose specified in writing by the donor shall not be considered as a resource or as income which is available to meet need.
- (a) Real or personal property, excluding cash and marketable securities, which is exempted for an applicant and which is within the ceiling values. Example: A home or a new furnace.
- (b) Any item in the department's standards for additional requirements which is not a requirement for the recipient of such a gift. Example: Telephone service.
- (c) Needed goods or services not currently included as additional requirements in the department's standards, for example, repair of house or of household equipment.
- (10) WAC 388-28-482 and 388-28-484 cover new-ly-acquired income received by a recipient.

AMENDATORY SECTION (Amending Order 1241, filed 9/23/77)

WAC 388-28-482 EFFECT OF NEWLY AC-QUIRED INCOME AND PROPERTY ON CON-TINUING NEED. "Newly acquired income" means any previously unreported or undiscovered income which has come into the possession or control, in whole or part, of a recipient of public assistance, or of a recipient in suspended grant status.

- (1) Whenever a recipient shall come into the possession or control of any income, except as modified in subsection (3), (4) and (5), such income shall be deducted from the cost of total requirements beginning with the effective date specified in WAC 388-28-484. The amount deducted shall equal the following:
- (a) The net amount of the income if in cash or its equivalent.
- (b) At least his equity in the quick sale value of property other than cash.
- (2) When the property is only potentially available for use in meeting the recipient's requirements, WAC 388-28-400(7) applies.
- (3) Exceptions. A recipient who comes into the possession and control of property listed in this subsection

may retain such property without having the fact of possession or its sale value affect his eligibility or need.

- (a) A home used as a residence—see WAC 388-28-420.
- (b) Useful and needed clothing, household equipment, food, fuel, and other items included in the requirement standards.
- (c) Articles of sentimental value, tools, and 4-H Club or similar project earnings saved for future education costs as provided by WAC 388-24-430(1).
- (d) An automobile within the ceiling values in WAC 388-28-430(2).
- (4) Recipient with income. The rule in subsection (1) is modified for recipient of AFDC or continuing general assistance with income as follows:
- (a) Earned income retained by a child according to WAC 388-28-535(3) shall not be considered as the personal property of the family and shall not be subject to the ceilings in WAC 388-28-430(2).
- (b) Income from the Economic Opportunity Act, Title I of the Elementary and Secondary Education Act, and from WIN, MDTA and CETA is treated according to WAC 388-28-515((5)) and 388-28-570 through 388-28-578.
- (c) The possession of any amount of funds from sources listed in ((items)) subdivisions (a) and (b) in a cash reserve or savings account does not affect the eligibility of a recipient. However, if such exempted income is converted into other types of property, WAC 388-28-410 through 388-28-455 apply.
- (d) Income from interest on exempt savings, dividends from exempt stocks, increase in life insurance cash surrender value, livestock births, etc., affect eligibility only to the extent that the amount causes the total value of the resource possessed to exceed the ceiling values of the resource. The excess is used to determine financial need and is taken into account when the periodic review of eligibility is made.
- (e) Payment for funeral expenses for recipient When a public assistance recipient dies, his (her) surviving spouse or children or parent of a minor child receiving public assistance, may use any of their exempt or nonexempt resources or income, except the home property, to add to available funeral and burial resources in order to pay for the funeral expenses of the deceased person without affecting their eligibility for public assistance: PROVIDED, HOWEVER, That if the total funeral expenses for the deceased recipient exceeds the department's maximum cost or the amount provided by the recipient toward the total cost of the funeral expense, whichever is the lesser, shall be considered available to meet the public assistance need of the surviving recipient in accordance with this section.
- (5) Use of grant and cash reserve in relation to income.
- (a) No question about eligibility is raised if public assistance grants and other income which has been considered in computing financial need are used to add to the cash reserve up to the legal personal property limitations see WAC 388-28-430(2). The cash reserve may exceed the maximum only to the extent these unexpended ((money from the grant is)) moneys are on hand within

- thirty days after ((its)) their receipt, and by exempted amounts as specified in this section.
- (b) A recipient always has the right to make a current expenditure out of a cash reserve and replace it from a succeeding grant, just as he might place his whole grant in a bank account, along with his cash reserve, at the beginning of the month and then spend out of the account during the month.
- (c) With respect to income other than savings from grant, see WAC 388-28-484(8).

AMENDATORY SECTION (Amending Order 1393, filed 5/8/79)

WAC 388-28-515 NET CASH INCOME—DETERMINATION—EMPLOYMENT OR TRAINING EXPENSES—DEDUCTIONS FROM GROSS INCOME. (1) This section does not apply to earned income of a child. Specific rules applicable to a child are in WAC 388-28-535(3).

- (2) "Gross income" means the total wages, commissions, salary, bonus, in cash or in-kind, currently earned by an individual or income received for the purpose of obtaining remedial education or vocational training.
- (a) The thirty dollars monthly incentive payment made by WSES to any participant in a WIN program of institutional and work experience training is disregarded in AFDC.
- (b) The thirty dollars weekly incentive payment received by a CETA participant is disregarded in AFDC. For continuing general assistance such payments are considered available to meet need.
- (c) WIN transportation and related expenses (TRE) payments are training incentive payments paid for the first thirty days of employment and are disregarded for AFDC purposes.
- (d) A person receiving an MDTA or CETA basic training allowance may not receive an AFDC or continuing general assistance grant concurrently.
- (3) In determining net income from a training allowance, applicable expenses in subdivisions (4)(a) through (6) shall be deducted from the gross training allowance received.
- (4) Personal and nonpersonal work expenses computed according to subdivisions (4)(a) through (6) shall be deducted from earnings according to the method outlined in WAC 388-28-570(8).

Work related expenses other than child care shall be deducted in accordance with the "percentage method" or the "actual method", whichever is chosen by the client.

- (a) If the client chooses the "percentage method", twenty percent of the gross income shall be deducted. Recipients of WIN transportation and related expenses (TRE) payments may choose the "percentage method".
- (b) If the client chooses the "actual method", the actual cost of each work related expense shall be deducted. This method shall be used when the client provides written verification of all work related expenses claimed. Recipients of WIN transportation and related expenses (TRE) payments choosing the "actual method" may not receive a deduction for those transportation expenses for which they have received payment.

- (c) The client shall have the option to change methods whenever he/she reports income to the CSO.
- (d) When the client changes methods, the provisions in WAC 388-33-135 and 388-33-140 shall apply.
- (5) The following work related expenses shall be deducted when claimed and verified under the actual method.
- (a) Payroll deductions required by law or as a condition of employment in the amounts actually withheld.
- (b) The necessary cost for transportation of the recipient to and from the place of employment or training and to and from child care provider in accordance with the following limitations:
- (i) The most economical means of transportation shall be used.
- (ii) When public transportation is available near the recipient's regular place of residence and practical for his/her use, the allowance shall be the cost for such transportation from the recipient's home to the stop nearest his employment or training. The amount allowed is the actual cost of common carrier, based upon commuter's book of tickets, bus tokens at reduced quantity rate, etc., when available.
- (iii) The term "public transportation" includes scheduled intracity and intercity busses, trains, boats, etc., but not "for hire" vehicles, such as taxis and rental cars unless no other means of public transportation is available.
- (iv) When public transportation is not available or not practical for his/her use, a recipient who shows that he/she uses a vehicle to travel to and from employment or the training facility shall be allowed the actual cost of such transportation provided that the recipient furnishes verification of these costs. Shared rides shall be prorated on an equitable basis, depending on the travel plan.
- (A) The actual work related cost of operating the vehicle shall be the total operating cost of the vehicle times the percentage obtained from dividing the actual monthly mileage to and from work by the total miles driven during the month.
- (B) The total operating cost of a vehicle shall be limited to gas, oil and fluids; necessary service and repairs; replacement of worn items such as tires; registration and licensing fees; and depreciation and interest on automobile loans.
- (v) When the client so chooses, eight cents per mile shall be allowed to cover the work-related costs of gas, oil, fluids, and depreciation.
- (c) The cost of tolls and parking required for employment shall be deducted as a work related expense.
- (d) Expenses of employment necessary for continued employment, such as tools, materials, union dues, fees to employment agencies incurred via a legally binding contract, cost of special uniforms and laundering, and transportation to service customers if not furnished by the employer.
- (e) The additional cost of clothing provided that it is verified that such clothing is necessary for continued employment.
- (6) For individuals enrolled in a remedial education or vocational training course, the actual cost of uniforms and/or special clothing, as priced by the CSO, shall be deducted.

- (7) Expenses of necessary child care shall not be deducted from gross income to compute net income. Expenses of child care for a person in an approved training plan shall be authorized as a service cost as specified in WAC 388-15-170. For child care expenses of participants in the WIN program see WAC 388-57-057. Expense of child care for a person who is employed shall be authorized as an additional requirement; see WAC 388-29-150 and 388-29-155.
- (8) These rules shall be effective March 1, 1979, for income received after that date.

AMENDATORY SECTION (Amending Order 1287, filed 4/13/78)

WAC 388-28-535 NET CASH INCOME—DETERMINATION—DEDUCTIONS FROM GROSS INCOME—INCOME OF CHILD. (1) A child may receive income which is paid in his behalf to the parent(s) or other needy caretaker relative. Such income includes allotments, retirement, survivors and disability insurance, or veterans benefits, court ordered support payments, trust fund payments, or other income which is legally designated for the benefit of an individual child.

(a) When such income meets or exceeds the child's requirements, the family shall have the option to

- (i) include the child as a member of the assistance unit with all income considered as available to the assistance unit, or
- (ii) exclude the child from the assistance unit. In this instance none of the child's income is available to the assistance unit.
- (b) If a child's income includes a portion for his caretaker relative that portion shall be available to meet the need of the assistance unit.
- (c) The child's requirements shall be the difference between the requirements of the assistance unit including the child and the requirements of the assistance unit excluding the child.
- (d) If a child out of school has earnings which exceed his individual need, the family has the option of including him or excluding him from the assistance unit. If the child is included in the assistance unit, his earnings shall be treated as specified in item (3)(a)(iii). Determination of the child's net income is made with the caretaker relative and with the child when indicated.
- (2) If the child is not included in the assistance unit, his eligibility for federal aid medical care only (FAMCO) shall be determined individually.
- (3) Computing earned income—child in assistance unit
- (a) In determining the amount of a child's earned income available to meet the current need of the assistance unit of which he is a member, the following rules apply:
- (i) Child under 14 years of age. If the child is under 14 years of age, no inquiry shall be made of the amount of his earnings ((since data show that the average earnings of such children are small)).
- (ii) Child 14 through 17 years of age full or part time student
- (A) All earned income of a child in an assistance unit shall be disregarded when he or she is a full time student or a part time student who is not a full time employee.

- (B) A student is one who attends a school, college or university, or a course of vocational or technical training designed to fit him for gainful employment and includes a participant in the job corps program under the Economic Opportunity Act. A full time student must have a school schedule equal to a full time curriculum. A part time student must have a school schedule equal to at least one-half of a full time curriculum. A student who was enrolled during the school term just completed and who plans to return to school when it reopens shall retain his status as a student during the summer vacation.
- (C) A child earning income by working in a sheltered workshop or other training facility for handicapped children shall be considered, for purposes of income exemption, as being at least a part time student who is working less than full time.
- (D) To be employed full time, a child must be working 35 hours a week or the number of hours considered full time by the industry for which he works, whichever is less
- (E) Summer employment of students shall not be considered as full time employment due to the temporary nature of such employment, even though the hours worked may exceed 35 hours a week.
- (F) See item (3)(a)(iv) for savings which may be accumulated ((under a casework service plan)) from these earnings.
- (iii) Other AFDC child 14 through 17 years of age (nonstudent). In determining the amount of a child's earned income available to meet the current needs of the assistance unit when he (she) is not covered by rules in items (3)(a)(ii), net income shall be computed according to WAC 388-28-570.
- (iv) Earned income disregarded under items (3)(a)(i), (ii) or (iii) may be retained by the child earning the income to cover the cost of special future identifiable needs.
- (A) Such future identifiable needs may include amounts to meet future costs of identified employment training, education, health service or other plans ((which are necessary to carry out a casework service plan for the child and which are not otherwise available from DSHS or other community sources)).
- (B) A ((casework service)) plan must be developed in order to conserve savings for future identifiable needs. ((The plan should make possible realization of the child's maximum potential as an independent and useful citizen.)) The plan must be ((recorded)) documented in the case record ((and be approved by the supervisor)). The plan must specify the needs, the amount and the type of income to be conserved and provide that the amount is reasonable for the purpose for which it is being conserved.
- (C) If the plan includes post-high school education or training, the total amount conserved for this purpose shall not exceed the cost of two years of education and may include in this cost a car if approved ((by the caseworker and included as an essential part of the casework)) in the plan.
- (D) Savings accumulated for future identifiable needs shall not be considered as part of the personal property

holdings of the family and shall not be subject to the ((combined)) resource ceiling maximum.

(4) Earnings received by any person under Title III, Part C, Youth Employment Demonstration Program of the Comprehensive Employment and Training Act of 1973, Public Law 93–203 shall be disregarded in determining need and the amount of the public assistance payment under any federally assisted programs.

AMENDATORY SECTION (Amending Order 800, filed 5/25/73)

WAC 388-44-110
BILITY OF PAYEE. (1) Liability for an overpayment shall follow the payee of the grant as an individual. The overpayment account receivable is established in the name of the payee and all further action (monthly deduction from grant, suspension of grant, claim against estate, etc.) is taken against that individual. The exception to this rule is the individual acting as payee only and deriving no financial benefit from the payment of assistance. In such instance the overpayment account receivable is established in the name of the person who received the financial benefit of the payment of assistance.

- (2) Joint liability for an overpayment results when all of the following factors are present: overpayment is the result of fraud, collusion is shown between the payee and another party who received a financial benefit as a result of the overpayment. In these instances the overpayment account receivable is established in the name of both parties. Subsequent action is taken against the parties either jointly or individually.
- (3) There shall be no liability placed upon recipients of nonfraudulent overpayments when the department determines that the cost of collection exceeds the amount recoverable. The department has determined that the cost of collection exceeds the amount recoverable when the total overpayment being established is fifty dollars or less.

WSR 80-14-062 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services, intends to adopt, amend, or repeal rules concerning abbreviations, amending WAC 388-07-005.

Correspondence concerning this notice and proposed rules attached should be addressed to:

N. Spencer Hammond Executive Assistant Department of Social and Health Services Mailstop OB-44 C Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 5, 1980. The meeting site is in a location which is barrier

that such agency will at 10:00 a.m., Wednesday, November 19, 1980, in the Auditorium, State Office Building #2, 12th and Franklin, Olympia, Washington, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, November 26, 1980, in William B. Pope's office, 4th floor, State Office Building #2, 12th and Franklin, Olympia.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 19, 1980, and/or orally at 10:00 a.m., Wednesday, November 19, 1980, Auditorium, State Office Building #2, 12th and Franklin, Olympia, Washington.

> Dated: September 26, 1980 By: N. S. Hammond Executive Assistant

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Amend WAC 388-07-005

Purpose of the rule or rule change is to update list of abbreviations.

The reason(s) these rules are necessary is: Same as shown above.

Statutory authority for this action is found in RCW 74.08.090.

Summary of the rule or rule change: The list of abbreviations used in Title 388 WAC is updated.

Person or persons responsible for the drafting, implementation and enforcement of the rule:

Name of initiator: Edwin Porter Title: Program Coordinator

Office: Administrative Regulations Phone:

3 - 2378

Mailstop: OB-44 R

The person or organization (if other than DSHS) who proposed these rules is: None. These rules are not necessary as a result of federal laws, federal court decisions or state court decisions.

AMENDATORY SECTION (Amending Order 1044, filed 8/14/75)

WAC 388-07-005 ABBREVIATIONS

 $\frac{AAC}{AB}$ Actual acquisition cost Aid to the blind ADL Activities of daily living

AFDC Aid to families with dependent children

AFDC-E Aid to families with dependent children-employable AFDC-FC Aid to families with dependent children-foster care AFDC-R Aid to families with dependent children-regular ((A/R Applicant or recipient))

<u> ÀRENA</u> Adoption resource exchange of North America ATP ((Authority to purchase)) Authorization to participate

((CFR Code of federal regulations

CETA Comprehensive employment and training act))

CAT CCF Computerized axial tomographic Congregate care facility

<u>ČETA</u> Comprehensive employment and training act

CFR Code of federal regulations Ch Chapter

co County office (now ((local office)) CSO)

<u>CPR</u> Cardio-pulmonary resuscitation CR CSO CWS Superior court civil rules Community services office Child welfare services

DA Disability assistance

((DHEW Department of health, education and welfare

DPU Data processing unit)) <u>DAC</u> Disaster assistance center \overline{DD} Developmental disabilities DES Department of employment security DNS Director of nursing services

DSHS Department of social and health services ((DVR Division of vocational rehabilitation))

ECF Extended care facility <u>EIC</u> Earned income tax credit **ENT** Ear, nose and throat

EPSDT Early and periodic screening, diagnosis and treatment

Economic and social services office (now CSO) **ESSO** Education and training E&T

FAMCO Federal aid medical care only **FCO** Federal coordinating officer

FDAA Federal disaster assistance administration **FEMA** Federal emergency management agency

Future farmers of America **FFA** FHA Farmers home administration FICA Federal insurance contributions act

FNS Food and nutrition service

GA General assistance

((GAE General assistance-Employable)) GAN General assistance-noncontinuing

General assistance-((unemployable)) continuing GAU

<u>GCO</u> Grant coordinating officer

HEW United States department of health, education and welfare (now HHS)

HHS United States department of health and human services

Health maintenance organization HMO United States department of housing and urban HUD

development

ICF Intermediate care facility

ICF/MR Intermediate care facility/mentally retarded (see IMR)

ICPC Interstate compact on the placement of children

ĪD Identification

ĪFG Individual and family grant program ĪMR

Institution for the mentally retarded IMU Income maintenance unit

INS Immigration and naturalization service **IPPB** Intermittent positive pressure breathing IRAP Indochinese refugee assistance program **JCAH**

Joint committee on accreditation of hospitals LO Local office (((formerly county office)) now CSO)

ΜA Medical assistance MAC Maximum allowable cost **MCFO** Medical care field office

MDTA Manpower development and training act ((MHSR Mental health service representative))

MO Medical only MS Medical care services OAA Old age assistance

Old age, survivors, and disability insurance ((OASDI Office of personal health services)) ÖPHS Office for equal opportunity OEO On-the-job training
Office of nursing home affairs <u>OJT</u> **ONHA** Over-the-counter **OTC** Public assistance PA Professional activity study PAS PL Public Law **PSE** Public service employment Professional standards review organization **PSRO** Revised code of Washington **RCW** Railroad retirement RRRetirement survivors and disability insurance **RSDI** Retirement and survivor's insurance RSI RV Recreational vehicle ((SCAN State controlled area network Support enforcement and collections section SECS Support enforcement and collections unit)) **SECU** Small business administration <u>SBA</u> State coordinating officer SCO **SDPA** State department of public assistance SES State employment service Supplemental medical insurance benefit)) ((SMID <u>S</u>F State form See SMIAFS <u>SM</u>I State median income adjusted for family size **SMIAFS** Skilled nursing facility SNF ((SNII Skilled nursing home)) State office of department of social and health services so Social security administration SSA Supplemental security income SSI State supplementary payment **SSP** Tuberculosis TB UC Unemployment compensation United States US United States Code USC United States department of health, education, and wel-**USD**HEW fare (now United States department of health and human services) Veterans administration VA Domestic volunteer services act VISTA **VOLAG** Voluntary agency Washington WA WAC Washington administrative code Washington adoption resource exchange WARE

WSR 80-14-063 ADOPTED RULES BOARD OF HEALTH

Women, infants and children

Washington state employment services

Work incentive program

WIC

WIN

WSES

[Order 202-Filed October 1, 1980]

Be it resolved by the Washington State Board of Health, acting at Wenatchee, Washington, that it does promulgate and adopt the annexed rules relating to:

Amd New WAC 248-140-220 Reporting of pregnancy terminations. New WAC 248-140-230 Disclosure of information.

This action is taken pursuant to Notice No. WSR 80-08-077 filed with the code reviser on July 2, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rulemaking authority of the Washington State Board of Health as authorized in RCW 43.20.050. The undersigned hereby declare that they have complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order after being first recorded in the order register of this governing body is herewith transmitted to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED September 10, 1980.

By Irma Goertzen

Chairman
John B. Conway
Ida B. Chambliss
Ronald L. Jacobus

AMENDATORY SECTION (Amending Order 87, filed 6/12/73)

WAC 248-140-220 REPORTING OF PREG-NANCY TERMINATIONS. In order for the board and the department to evaluate the effect of the board's rules and regulations in assuring safe and adequate care and treatment of patients, each hospital and facility where lawful induced abortions are performed ((in whole or in part)) during either the first ((or)), second, or third trimester of pregnancy in accordance with chapter 9.02 RCW and these rules and regulations shall, on forms prescribed and supplied by the secretary, report to the department during the following month the number and dates of induced abortions performed ((in whole or in part)) during the previous month, giving for each abortion the age ((and marital status)) of the patient, geographic location of patient's residence, patient's previous pregnancy history, the duration of the pregnancy, the method of abortion ((and portion of abortion procedure performed)), any complications such as perforations, infections, and incomplete evacuations, the name of the physician(s) performing or participating in the abortion and such other relevant information as may be required by the secretary. All physicians performing abortions in nonapproved facilities, when the physician has determined that termination of the pregnancy was immediately necessary to meet a medical emergency, shall also report in the same manner, and shall additionally provide a clear and detailed statement of the facts upon which he based his judgment of medical emergency.

NEW SECTION

WAC 248-140-230 DISCLOSURE OF INFOR-MATION. To assure accuracy and completeness in reporting, as required to fulfill the purposes for which abortion statistics are collected, information received by the board or the department through filed reports, inspections or as otherwise authorized, shall not be disclosed publicly in such a manner as to identify any

individual without their consent, except by subpoena, nor in such a manner as to identify any facility except in a proceeding involving issues of certificates of approval.

WSR 80-14-064 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Order 1541—Filed October 1, 1980]

I, Glen Miller, Asst. Secretary, of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington the annexed rules relating to Food stamps, amending chapter 388-54 WAC.

I, Glen Miller, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is these rules are necessary to comply with federal requirements.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 1, 1980.

By Glen H. Miller Asst. Secretary

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-690 RESOURCES—ALLOW-ABLE MAXIMUMS. (1) The maximum allowable resources of all members of the household shall not exceed:

- (a) \$3,000 for all households with two or more persons which include at least one member age 60 or over,
 - (b) ((\$1,750)) \$1,500 for all other households.
- (2) The resources of ((an individual)) a student as defined in WAC 388-54-670 determined to be ineligible ((due to tax dependency)) shall not be considered available to other household members, nor shall the individual be counted as a household member in determining the resource eligibility limits.
- (3) The resources of an ineligible alien living in a household shall not be considered in determining eligibility or level of benefits of the household.

AMENDATORY SECTION (Amending Order 1498, filed 4/16/80)

<u>WAC 388-54-695</u> RESOURCES—EXEMPT. The following resources shall be exempt:

- (1) The home and surrounding property which is not separated from the home by intervening property owned by others. This shall remain exempt when temporarily unoccupied for reasons of employment, training for future employment, illness, or unhabitability due to casualty or natural disaster, if the household intends to return. Households that currently do not own a home, but own or are purchasing a lot on which they intend to build or are building a permanent home, shall receive an exemption for the value of the lot and, if it is partially completed, for the home.
- (2) Personal effects (clothing, jewelry, etc.) and household goods (furniture, appliances, etc.), including one burial plot per household member.
- (3) Cash value of life insurance policies and pension funds, including Keogh or IRA as long as funds are not withdrawn.
 - (4) Vehicles as provided for in WAC 388-54-717.
- (5) Property which annually produces income consistent with its fair market value, even if only used on a seasonal basis, except that rental homes which are used by households for vacation purposes at some time during the year shall be counted as resources unless they are producing annual income consistent with their market value.
- (6) Property, such as farm land and rental homes, or work related equipment, such as the tools of a tradesman or the machinery of a farmer, which is essential to the employment or self-employment of a household member.
- (7) Resources of nonhousehold members such as roomers, boarders, or live-in attendants, ineligible aliens.
- (8) Indian lands held jointly with the tribe or land that can be sold only with the approval of the Bureau of Indian Affairs.
- (9) Resources which have been prorated as income for self-employed persons or students.
- (10) The cash value of resources not accessible to the household, such as but not limited to, irrevocable trust funds, property in probate, property and notes receivable which cannot be readily liquidated, if the household is making a good faith effort to sell:
- (a) Any funds in a trust or transferred to a trust, and the income produced by that trust, shall be considered inaccessible to the household if the trust is under the control and management of an institution, corporation or organization (the trustee) which is not under the direction or ownership of any household member,
- (b) If that trustee uses the funds solely to make investments on behalf of the trust or to pay the educational expenses of any person named by the household creating the trust;
- (c) If the trust investments do not directly involve or assist any business or corporation under the control, direction or influence of a household member,
- (d) If the trust arrangement will not likely cease during the certification period; and
- (e) If no household member has the power to revoke the trust arrangement or change the name of the student beneficiary during the certification period.
- (11) Resources which are excluded for food stamp purposes by express provision of federal law:

- (a) Payments received under the Alaska Native Claims Settlement Act or the Sac and Fox Indian Claims Agreement;
- (b) Payments received by certain Indian tribal members under Public Law 94-114, Sec. 6, regarding submarginal land held in trust by the United States, or Public Law 94-540,
- (c) Payments received from the disposition of funds to the Grand River Band of Ottawa Indians,
- (d) Benefits received from the Women, Infants and Children program (WIC);
- (e) Reimbursement from the Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970.
 - (f) Earned income tax credits since 1975;
- (g) Payments received under Title IV CETA amendments of 1978 as follows: Youth incentive entitlement pilot projects, youth community conservation and improvement projects, and youth employment and training programs.
- (12) Installment contracts or agreements for the sale of land or other property which is producing income consistent with its fair market value, and the value of the property sold under the installment contract or held as security in exchange for a purchase price consistent with the fair market value of that property.
- (13) Any governmental payments specifically designated for restoration of a home damaged in a disaster if the household is subject to legal sanction if the funds are not used as intended.
- (14) Supplemental energy allowance payments made under Public Law 96–126 which include special SSI energy payments, supplemental energy allowance payments from DSHS and payments from the energy crisis assistance program.
- (15) Payments or allowances made under any federal, state or local laws clearly identified as energy assistance.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

- WAC 388-54-717 RESOURCES—VEHICLES. In determining ((the)) its resource value ((of licensed vehicles)), each ((licensed)) vehicle will be handled as follows:
- (1) Each vehicle will be evaluated to determine if it is exempt.
- (a) The entire value of a licensed vehicle shall be excluded if the vehicle is:
- (i) Used, over 50% of the time it is in use, for income producing purposes such as, but not limited to, a taxi, truck, or fishing boat;
- (ii) Annually producing income consistent with its fair market value even if used only on a seasonal basis;
- (iii) Necessary for long distance travel, other than daily commuting, that is essential to the employment of a household member, such as, but not limited to, a traveling salesperson or a migrant farmworker,
 - (iv) Necessary for subsistence hunting or fishing, or
 - (v) Used as the household's home;
- (vi) Used, one vehicle per each physically disabled household member, to provide transportation regardless of the purpose.

- (b) The entire value shall be excluded if the unlicensed vehicle which is driven by Indian tribal members on those reservations not requiring its licensing meets the provisions of subsection (1)(a) of this section.
- (c) ((This)) The exclusion will apply when the vehicle is not in use because of temporary unemployment.
- (2) Each vehicle will be evaluated to determine its fair market value.
- (a) The fair market value of licensed automobiles, trucks and vans shall be determined by the value of the vehicles as listed in publications written for the purpose of providing guidance to automobile dealers and loan companies.
- (b) All licensed vehicles not excluded in <u>subsection</u> (1) of this <u>section</u> shall individually be evaluated for fair market value. That portion of the value of each vehicle which exceed \$4,500 shall be attributed in full toward the household's resource level regardless:
 - (i) Of any encumbrances on the vehicle,
- (ii) Of whether or not the vehicle is used to transport household members to and from employment.
- (3) Each vehicle will be evaluated to see if it is equity exempt.
- (a) Licensed vehicles shall be evaluated for their equity value except:
- (i) Vehicles excluded in <u>subsection</u> (1) of this section; and,
- (ii) One licensed vehicle per household regardless of the use of the vehicle; and,
- (iii) Any other licensed vehicles used to transport household members to and from employment, for seeking employment, or for training or education which is preparatory to employment, even during periods of unemployment.
- (b) The equity value of licensed vehicles not covered by this exclusion and of unlicensed vehicles not excluded by WAC ((388-54-695(1)(e) and (f),)) 388-54-717(1)(b) shall be attributed toward the household's resource level.
- (4) If the vehicle has a countable market value of more than \$4,500 and also has a countable equity value, only the greater of the two amounts shall be counted as a resource.

WSR 80-14-065 PROPOSED RULES BOARD OF HEALTH

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health, intends to adopt, amend, or repeal rules concerning licensing regulations for private psychiatric and alcoholism hospitals and minimum licensing standards for alcoholism treatment facilities, amending chapter 248-22 WAC;

that such agency will at 9:00 a.m., Wednesday, November 26, 1980, in the South Auditorium, Federal Building, 915 Second Avenue, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, November 26, 1980, in the South Auditorium, Federal Building, 915 Second Avenue, Seattle, WA.

The authority under which these rules are proposed is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 26, 1980 and/or orally at 9:00 a.m., Wednesday, November 26, 1980, South Auditorium, Federal Building, 915 Second Avenue, Seattle, WA.

> Dated: September 26, 1980 By: John A. Beare MD Secretary

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Amend chapter 248-22 WAC licensing regulations for private psychiatric and alcoholism hospitals and minimum licensing standards for alcoholism treatment facilities Purpose of rule change is to repeal sections of chapter 248-22 WAC, licensing regulations which are over 20 years old and do not reflect current minimum standards for safety, care and treatment of patients who are hospitalized for mental disorder or alcoholism and to amend chapter 284-22 WAC sections concerned with hospital operation and maintenance reflecting minimum standards for safety, care, and treatment of hospitalized patients with mental disorder or alcoholism.

Statutory authority for this action is found in RCW 43.20.050.

Summary of the rule change: An update of operational licensing regulations for private psychiatric and alcoholism hospitals which reflect current standards of environmental health, treatment and care essential for patient safety and well-being. Definitions were amended to reflect current trends in hospital treatment and care of alcoholism or mental disorder. Six sections promulgated 20 years ago are repealed and nine new sections added.

Person responsible for the drafting, implementation and enforcement of the rule:

Name: Jean Ullom

Title: Institutional Nursing Consultant Office: Licensing and Development Section,

Health Services Division, DSHS

Mail Stop: LN-13 Phone: 753-5824

These rules are not necessary as a result of federal laws, federal court decisions or state court decisions.

Chapter 248-22 WAC LICENSING REGULATIONS FOR PRIVATE PSYCHIATRIC AND ALCOHOLISM HOSPITALS AND MINIMUM LICENS-ING STANDARDS FOR ALCOHOLISM TREATMENT FACILI-

TIES

LICENSING REGULATIONS FOR PRIVATE PSYCHIATRIC AND ALCOHOLISM HOSPITALS

AMENDATORY SECTION (Amending Regulation .22.001, effective 3/11/60)

WAC 248-22-001 DEFINITIONS. For the purposes of these rules and regulations ((a "psychiatric hospital" is hereby defined to be any institution receiving and/or caring for any insane, alleged insane, mentally ill, or other incompetent person requiring psychiatric treatment by or under the supervision of a psychiatrist. A "psychiatrist" is hereby defined to be a physician who devotes all or a major portion of his time to this specialized field of medicine.)) for private psychiatric and alcoholism hospitals, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise:

(1) "Abuse" means the injury or sexual abuse of an individual patient by a person who is legally responsible for the welfare of that pa-tient under circumstances which indicate that the health, welfare and

Safety of the patient is harmed thereby.

Person "legally responsible" shall include a parent, guardian or an individual to whom parental or guardian responsibility has been delegicated and the street ment. gated, (e.g., teachers, providers of residential care and/or treatment, providers of day care).

(a) "Physical abuse" means damaging or potentially damaging non-

accidental acts or incidents which may result in bodily injury or death.

(b) "Emotional abuse" means verbal behavior, harrassment or other actions which may result in emotional or behavioral problems, physical manifestations, disordered or delayed development.

(2) "Administrator" means the individual appointed as chief executive officer by the governing body of the facility to act in its behalf in the overall management of the hospital.

(3) "Alcoholic patient" means an individual demonstrating signs or

symptoms of alcoholism.

- (4) "Alcoholism" means a chronic, progressive, potentially fatal disease characterized by tolerance and physical dependency, pathological organic changes, or both, all of which are the consequences of alcohol
- (a) "Chronic and progressive" means that physical, emotional and social changes that develop are cumulative and progress as drinking continues.

 (b) "Tolerance" means physiological adaptation to the presence of
- high concentration of alcohol.

(c) "Physical dependency" means that withdrawal symptoms occur

from decreasing or ceasing ingestion of alcohol.

(5) "Alcoholism counselor" means a member of the clinical staff who is knowledgeable about the nature and treatment of alcoholism, is knowledgeable about community resources which provide services al-coholics may need, knows and understands the principles and techniques of alcoholism counseling and is skilled in the application of these principles and techniques.

(6) "Authenticated" or authentication means authorization of a written entry in a record or chart by means of a signature which shall

include, minimally, first initial, last name and title.

(7) "Bathing facility" means a bathtub or shower.

(8) "Child psychiatrist" means a psychiatrist who is certified in child psychiatry by the board of psychiatry and neurology or board eligible.

(9) "Clinical record" means a file containing all pertinent clinical information about a particular patient to include: Identifying information, data bases, assessment, individualized comprehensive treatment plan, diagnosis and treatment, progress notes, other clinical events and

a discharge summary.

(10) "Clinical staff" means qualified individuals, licensed when applicable, appointed by the governing body to practice within the parameters of the clinical staff bylaws as approved by the governing body

of the hospital.

(11) "Corporal punishment" means punishment or negative reinforcement accomplished by direct physical contact regardless of whether or not damage is inflicted.

(12) "Department" means the Washington state department of so-

cial and health services.

(13) "Detoxified" means withdrawn from alcohol and/or associated substance use and recovered from the transitory effects of intoxication and any associated acute physiological withdrawal reaction.

(14) "Detoxification" means the process in which an individual recovers from the transitory effects of intoxication and/or any associated physiological withdrawal reaction.

(15) "Dietitian" means an individual who is eligible for membership

in the American dietetic association.

(16) "Discipline" means actions by personnel and staff aimed at

regulation of unacceptable behavior.

(17) "Drug administration" means an act in which a single dose of prescribed drug or biological is given to a patient by an authorized person in accordance with all laws and regulations governing such acts. The complete act of administration entails removing an individual dose from a previously dispensed, properly labeled container, verifying it with the physician's order, giving the individual dose to the proper pa-

tient, and properly recording the time and dose given.

(18) "Drug dispensing" means an act entailing the interpretation of an order (prescription) for a drug or biological and, pursuant to that order (prescription), proper selection, measuring, labeling, packaging, and issuance of the drug for a patient or for a service unit of the

facility.

"Family" means individuals who are important to and desig-(19)

nated by a patient, who need not be relatives.

(20) "Governing body" means the individual or group legally re-

sponsible for operation and maintenance of the hospital.

- (21) "Grade" means the level of the ground adjacent to the building measured at required windows. The ground must be level or slope downward for a distance of at least ten feet from the wall of the building. From there the ground may slope upward not greater than an average of one foot vertical to two feet horizontal within a distance of
- eighteen feet from the building.
 (22) "Individualized treatment plan" means a written statement of care to be provided for a patient based upon assessment of his/her strengths and problems. This statement shall include short-term and long-term goals with an estimated time frame stipulated and shall include discharge planning. When appropriate, the statement shall be
- developed with participation of the patient.
 (23) "Intoxication" means acute poisoning or temporary impairment of an individual's mental and/or physical functioning caused by alco-

hol and/or associated substance use.

(24) "Intoxicated" means in the state of intoxication.
(25) "Lavatory" means a plumbing fixture designed and equipped

for handwashing purposes.

(26) "Legend drug" means any drug which is required by an applicable state or federal law or regulation to be dispensed on prescription

only or is restricted to use by practitioners only.

(27) "Licensed pharmacy" means a pharmacy licensed by the state board of pharmacy and a place where the practice of pharmacy is

conducted.

(28) "Medical staff" means physicians and other medical practitioners appointed by the governing body to practice within the parameters of the medical staff bylaws within the hospital.

(29) "Multidisciplinary treatment team" means a group comprised of individuals from the various clinical services who assess, plan, im-

plement and evaluate treatment for patients under care.

(30) "Neglect" means negligent treatment or maltreatment: An act or omission which evinces a serious disregard of consequences of such a magnitude as to constitute a clear and present danger to an individual

patient's health, welfare and safety.

(a) "Physical neglect" means physical or material deprivation (e.g., lack of medical care, lack of supervision necessary for patient level of

development, inadequate food, clothing or cleanliness).

- (b) "Emotional neglect" means acts such as rejection, lack of stimulation or other acts of commission or omission which may result in emotional or behavioral problems, physical manifestations and disor-
- dered development.
 (31) "New construction" means any of the following started after promulgation of these rules and regulations:

(a) New building(s) to be used as a part of the hospital;

- (b) Addition(s) to or conversions of existing building(s) to be used as part of the hospital.
- (c) Alteration(s) or modification(s) other than minor alteration(s) to a hospital. "Minor alterations" means any structural or functional modification within the existing hospital which does not change the approved use of the room or area. Minor alterations performed under

this definition do not require prior approval of the department, however, this does not constitute a release from the applicable requirements contained in chapter 248-16 WAC.

(32) "Occupational therapist" means a person eligible for certifica-

tion as a registered occupational therapist by the American occupa-

tional therapy association.

(33) "Owner" means an individual, firm or joint stock association or the legal successor thereof who operates the hospital whether owning

or leasing the premises.

(34) "Pharmacist" means an individual who is licensed by the state board of pharmacy to engage in the practice of pharmacy under the provisions of chapter 18.64 RCW, as now or hereafter amended.

(35) "Physician" means a doctor of medicine or a doctor of osteopathy duly licensed in the state of Washington.

(36) "Prescription" means the written or oral order for drugs issued by a duly licensed medical practitioner in the course of his/her profes-

- sional practice, as defined by Washington state statute, for legitimate medical purposes (RCW 18.64.011(8)).

 (37) "Private alcoholism hospital" means an institution, facility, building or equivalent designed, organized, maintained and operated to provide diagnosis, treatment and care of individuals demonstrating signs or symptoms of alcoholism, including the complications of associated substance use and other medical diseases that can be appropriately treated and cared for in the facility and providing accommodations, medical services and other necessary services over a continuous period of twenty-four hours or more for two or more individuals unrelated to the operator, provided that this chapter shall not apply to any facility, agency or other entity which shall be both owned and operated by a public or governmental body.
- (38) "Private psychiatric hospital" means an institution, facility, building or agency specializing in the diagnosis, care and treatment of individuals demonstrating signs and/or symptoms of mental disorder (as defined in RCW 71.05.020(2)) and providing accommodations and other necessary services over a continuous period of twenty-four hours or more for two or more individuals not related to the operator, provided that this chapter shall not apply to any facility, agency or other entity which shall be both owned and operated by a public or govern-

(39) "Psychiatrist" means a physician who has successfully completed a three-year residency program in psychiatry and is eligible for certification by the American board of psychiatry and neurology.

- (40) "Psychologist" means an individual who is licensed as a psy chologist in the state of Washington under provisions of chapter 18.83 RCW, as now or hereafter amended.
- (41) "Recreational therapist" means an individual with a bachelor's degree with a major or option in therapeutic recreation or in recreation for ill and handicapped.
- (42) "Registered nurse" means an individual duly licensed under the provisions of the law regulating the practice of registered nursing in the state of Washington, chapter 18.88 RCW, as now or hereafter amended

(43) "Restraint" means any apparatus or chemical used for the purpose of preventing or limiting volitional body movements.

- (44) "Scheduled drugs" means those drugs, substances or immediate precursors controlled under Article II of the Uniform Controlled Sub-
- stances Act, chapter 69.50 RCW.

 (45) "Self-administration" means those instances when a patient takes his/her own medication from a properly labeled container, while on the premises of the hospital, with the responsibility for appropriate use maintained by the hospital.
 - (46) "Shall" means compliance with the regulation is mandatory.(47) "Should" means compliance with the regulation or rule is sug-
- gested or recommended but not required.
- (48) "Social worker" means an individual with a master's degree in social work from an accredited school of social work
- (49) "Special services" means clinical and rehabilitative activities and/or programs which shall include but not be limited to: Educational and vocational training; speech, language, hearing, vision, dentistry,
- and physical therapy.

 (50) "Toilet" means a room containing at least one water closet.

 (51) "Water closet" means a plumbing fixture for defecation fitted with a seat and a device for flushing the bowl of the fixture with water.

NEW SECTION

WAC 248-22-005 LICENSURE. Private psychiatric hospitals and private alcoholism hospitals for adults, adolescents, and children shall be licensed under chapter 71.12 RCW, Private Establishments.

The purpose of this section is to establish minimum standards for safety and adequate care of patients with signs and/or symptoms of acute emotional or psychiatric impairment or acute alcoholism and associated substance use during diagnosis and treatment.

(1) Application for license.

(a) An application for a private hospital license shall be submitted on forms furnished by the department. The application shall be signed by the legal representative of the governing body.

(b) The applicant shall furnish to the department full and complete information and promptly report any changes which would affect current accuracy of such information as to the identity of each officer and director of the corporation, if the hospital is operated by a legally incorporated entity, profit or nonprofit, and of each partner if the hospital is operated through a legal partnership.

(2) Disqualified applicants.

- (a) Each and every individual named in an application for a license shall be considered separately and jointly as applicants and if anyone is deemed unqualified by the department in accordance with the law or these rules and regulations, the license may be denied, suspended, or revoked. A license may be denied, suspended, or revoked for failure or refusal to comply with the requirements established by chapter 71.12 RCW or with these rules and regulations promulgated pursuant thereto and, in addition, any of the following:
- (i) Obtaining or attempting to obtain a license by fraudulent means or misrepresentation;
- (ii) Aiding or abetting the commission of an illegal act on the premises of the hospital;
- (iii) Cruelty, assault, abuse, neglect or indifference to the welfare of any patient;

(iv) Misappropriation of property of the patients; and

- (v) Failure or inability to exercise fiscal accountability and responsibility toward the individual patient, the department, or the business community.
- (b) Before granting a license to operate as a hospital, the department shall consider the ability of each individual named in the application to operate a hospital in accordance with the law and with these regulations. Individuals who have previously been denied a license to operate a health care facility in the state or elsewhere, or who have been convicted criminally or civilly of operating such a facility without a license, or who have had their license to operate such a facility suspended or revoked shall not be granted a license unless, to the satisfaction of the department, they affirmatively establish clear, cogent, and convincing evidence of their ability to operate the hospital for which the license is sought, and for conformance with all applicable laws and rules and regulations.
- (3) Denial, suspension or revocation of a license. Upon finding as a result of an inspection, that a facility has failed or refused to comply with the requirements of chapter 71.12 RCW and these rules and regulations, the department may, if the interests of the patients so demand, issue a written notification letter to the applicant or licensee giving notice of intent to deny a license application, suspend or revoke a license thirty days after the date of mailing. This letter shall be followed by a formal revocation letter, provided the applicant or licensee does not within thirty days from the date of mailing of the department's notice of intent to reject, revoke or suspend a license make written application to the department for a hearing. Upon receipt of such an application, the department shall fix a time for such hearing and shall give the applicant or licensee a notice of the time fixed for such hearing. Procedures governing hearings under these regulations shall be in accord with procedures set out in chapter 248-08 WAC, especially WAC 248-08-750 through 248-08-790, as now or hereafter amended. All hearings conducted under these regulations shall be deemed to be contested cases within the meaning of chapter 34.04
- (4) Submission of plans. The following shall be submitted with an application for license: PROVIDED, HOWEVER, That when any of the required plans are already on file with the department for previous applications for license or construction approval, only plans for portions or changes which are not on file need to be submitted.
- (a) A plan showing streets, driveways, water and sewage disposal systems, the location of buildings on the site, and grade elevations within ten feet of any building in which patients are to be housed.
- (b) Floor plans for each building in which patients are to be housed. The floor plans shall provide the following information: Identification of each patient's sleeping room by use of a lettering or numbering system; the useable square feet of floor space in each room; the clear glass window area in each patient's sleeping room, the height of the lowest

portion of the ceiling in any patient's sleeping room; the floor elevations referenced to the grade level.

- (5) Posting of a license. The license for the hospital shall be posted in a conspicuous place on the premises.
 - (6) New construction.
- (a) When new construction is contemplated, the following shall be submitted to the department for review:
- (i) A written program containing, at a minimum, information concerning services to be provided and operational methods to be used which will affect the extent of facilities required by these regulations;
- (ii) Duplicate sets of preliminary plans which are drawn to scale and include: A plot plan showing streets, driveways, water and sewage disposal systems, grade and location of building(s) on the site; the plans for each floor of the building(s), existing and proposed, which designate the function of each room and show all fixed equipment. The preliminary plans shall be accompanied by a statement as to the source of the water supply and the method of sewage and garbage disposal and a general description of construction and materials, including interior finishes.
- (b) Construction shall not be started until duplicate sets of final plans (drawn to scale) and specifications have been submitted to and approved by the department. Final plans and specifications shall show complete details to be furnished to contractors for construction of buildings. These shall include:
 - (i) Plot plans;
- (ii) Plans for each floor of the building(s) which designate the function of each room and show all fixed equipment in the planned locations of beds and other furniture in patient's sleeping rooms;
- (iii) Interior and exterior elevations, building sections and construction details:
- (iv) A schedule of floors, wall and ceiling finishes, and the types and sizes of doors and windows; plumbing, heating ventilation and electrical systems; and
 - (v) Specifications which fully describe workmanship and finishes.
- (c) Adequate provision shall be made for the safety and comfort of patients if construction work takes place in or near occupied areas.
- (d) All construction shall take place in accordance with the approved final plans and specifications. The department shall be consulted prior to making any changes from the approved plans and specifications. As indicated by the nature or extent of proposed changes, the department may require the submission of modified plans or addenda for review prior to considering proposed change(s) for approval. Only those changes which have been approved by the department may be incorporated into the construction project shall be submitted for the department's file on the project, even though it was not required that these be submitted prior to approval.
 - (7) Compliance with other regulations.
- (a) Rules and regulations adopted by the Washington state fire marshal under the provisions of RCW 71.12.485 which are found in Title 212 WAC apply.
- (b) If there is no local plumbing code, the uniform plumbing code of the international association of plumbing and mechanical officials shall be followed.
- (c) Compliance with these regulations does not exempt private hospitals from compliance with the local and state electrical codes or local zoning, building, and plumbing codes.
- (8) Transfer of ownership. The ownership of a hospital shall not be transferred until the transferee has been notified by the department that the transferee's application for license has been approved. Change in administrator shall be reported to the department.

NEW SECTION

WAC 248-22-011 GOVERNING BODY AND ADMINIS-TRATION. (1) The hospital shall have a governing body which is responsible for the overall operation and maintenance of the hospital, including adoption of written personnel policies and written policies for safety, care and treatment of patients.

(2) The governing body shall be responsible for the provision of personnel, facilities, equipment, supplies and special services to meet the

needs of the patients.

- (3) The governing body shall appoint an administrator who shall be responsible for implementing the policies adopted by the governing body
- (4) The governing body shall establish and maintain a current written organizational plan which includes all positions and delineates responsibilities, authority and relationships of positions within the hospital.

- (5) Governing body bylaws, in accordance with legal requirements. shall be adopted by the governing body, reviewed biennially and revised as necessary.
- (6) The governing body shall have the authority and responsibility for the appointment and reappointment of the medical and clinical staff. This authority may be delegated.
- (a) Each private alcoholism hospital shall have a medical director who is a physician preferably with training and/or experience in alcoholism and associated substance use. Each private psychiatric hospital shall have a medical director who is a psychiatrist. The medical director shall have twenty-four hour accountability and responsibility for directing and supervising medical care and medical treatment of patients.
- (b) The governing body shall keep on file evidence that each practitioner appointed to the medical or clinical staff has appropriate, current qualification and, when required by Washington state law, a current license to practice and/or certification as required.
- (c) The medical and clinical staff shall develop bylaws, rules and regulations subject to approval by the governing body. These bylaws and rules shall include requirements for medical and clinical staff membership, delineation of clinical privileges and organization of the medical and clinical staff.

NEW SECTION

WAC 248-22-016 PERSONNEL-VOLUNTEERS-RE-SEARCH. (1) There shall be sufficient, qualified personnel to provide the services needed by the patients and to maintain the hospital.

(a) There shall be a written job description for each position classification within the hospital.

- (b) There shall be a personnel record system and a current personnel record for each employee to include application for employment, verification of education or training when required, a record of verification of a valid, current license for any employee for whom licensure is required and an annual written performance evaluation.
- (c) A planned, supervised and documented orientation, including employee responsibility regarding patient rights, patient discipline and patient abuse shall be provided for each new employee. (See WAC 248-22-021(7).)
- (d) There shall be an ongoing inservice education program which is documented and affords each employee the opportunity to maintain and update the competencies needed to perform assigned duties and responsibilities. Cardiopulmonary resuscitation training shall be provided. Employees who work with patients should have first aid training.
- (2) When volunteer services are provided or permitted within the hospital, the following shall apply:
- (a) Volunteer services and activities shall be coordinated by a designated, qualified employee of the hospital.
- (b) There shall be appropriate, documented orientation and training provided for each volunteer in accordance with the service or job to be performed which shall include patient rights.
- (c) There shall be supervision and periodic written evaluation by qualified hospital personnel of volunteers who work directly with patients.
- (3) Research and human subjects review committee. When research is proposed or conducted which involves patients, there shall be a documented multidisciplinary initial and continuing review process.
- (a) The purpose of this review shall be to protect the patient's rights with acceptance or rejection and continuing review for the duration of the study.
- (b) Policies and procedures of the committee shall reflect Title 42 Code of Federal Regulations, Part 2.

NEW SECTION

- WAC 248-22-021 PATIENT CARE SERVICES. (1) Each hospital shall have written policies regarding admission criteria and treatment methods. Admission and retention of patients shall be in keeping with the stated policies and shall be limited to patients for whom the facility is qualified by staff, services and equipment to give adequate care. When alcoholic patients are admitted and retained in psychiatric hospitals, all rules and regulations specific to alcoholism hospitals shall apply.
 - (2) Treatment and discharge planning.
- (a) Private psychiatric hospital treatment and discharge planning shall include:
- (i) An initial treatment plan for each patient upon admission to the hospital.

- (ii) A written, comprehensive, individualized, treatment plan developed for each patient within seventy-two hours of admission. This plan shall be implemented, reviewed and modified as indicated by the clinical course of the patient. The individualized treatment plan and revisions shall be interpreted to the personnel, staff and patient and to the family when possible and appropriate.
- (iii) There shall be participation of the multidisciplinary treatment team in treatment and discharge planning and participation of patient, family and/or guardian when possible and appropriate.
- (b) Private alcoholism hospital treatment and discharge planning shall include:
- (i) A written, comprehensive, individualized treatment plan developed for each patient not requiring detoxification within seventy-two hours of admission or seventy-two hours following completion of detoxification of a patient. This plan shall be implemented, regularly reviewed, and modified as indicated by the clinical course of the patient.
- (ii) There shall be participation of the multidisciplinary treatment team in treatment and discharge planning. There should be participation of patient, family, and/or guardian when possible and appropriate.
- (3) Clinical services. Clinical services shall be prescribed by the attending physician or other appropriate clinical staff.
- (a) Private alcoholism hospital clinical services shall include but not be limited to, provision of physiological care, collection of social data, alcohol and associated substance use education, direct therapeutic services and activities, and development of referral procedures to community resources.
- (b) Private psychiatric hospital clinical services shall include, but not be limited to, provision of physiological care, emotional care, social services, direct therapeutic services and activities, health education, development of community resources, and referral procedures.

(4) Private psychiatric hospital specific service requirements shall include the following:

- (a) Medical services. Each patient in a private psychiatric hospital shall be admitted by a member of the medical staff as defined by the staff bylaws.
- (i) A staff psychiatrist shall be available for consultation daily and make visits as necessary to meet the needs of each patient.
- (ii) There shall be an initial health assessment by a qualified person upon admission. There shall be a comprehensive health assessment and medical history completed and recorded by a physician within fortyeight hours after admission unless a comprehensive health assessment and medical history has been done within fourteen days prior to admission and the information is recorded in the clinical record.
- (iii) A psychiatric evaluation, including provisional diagnosis, shall be completed and documented for each patient within seventy-two hours following admission.
- (iv) There shall be orders signed by a physician for drug prescriptions, medical treatments and discharge.
- (v) There shall be a physician on call at all times. Provisions shall be made for emergency medical services when needed.
- (vi) When hospital policy permits admission of children and/or adolescents, a child psychiatrist shall be available for regular consultation.
- (b) Nursing services. There shall be a director of nursing who is a registered nurse employed full time who shall be responsible for nursing services twenty-four hours per day.
- (i) The director of nursing shall have, at least, a bachelor's degree and experience in working with psychiatric patients or there shall be documented evidence of regular consultation with a registered nurse who has a masters degree in psychiatric nursing.
- (ii) There shall be a registered nurse on duty within the hospital at all times who shall supervise nursing care.
- (c) Social work services. There shall be a social worker with experience in working with psychiatric patients responsible for supervision and coordination of social work service staff, review of social work activities and integration of social work services into treatment.
- (d) Psychological services. There shall be a psychologist, who should provide documented evidence of skill and experience in working with psychiatric patients, responsible for supervision and coordination of psychological services.
- (e) Occupational therapy services. There shall be available an occupational therapist who has experience in working with psychiatric patients and who shall be responsible for the occupational therapy functions and for the integration of these into the individualized treatment plans.
- (f) Recreational therapy services. There shall be available a recreational therapist who has experience in working with psychiatric patients and who shall be responsible for the recreational therapy

functions and for the integration of these into the individualized treatment plans.

(5) Private alcoholism hospital specific service requirements shall

include the following:

- (a) Medical services. Each patient in a private alcoholism hospital shall be admitted by a physician and receive continuing care from a member of the medical staff.
- (i) There shall be an initial health assessment by a qualified person upon admission. There shall be a comprehensive health assessment and medical history completed and recorded by a physician within forty-eight hours after admission or within seventy-two hours after completion of detoxification.
- (ii) There shall be a physician on call at all times. Provisions shall be made for emergency medical services when needed.
- (b) Nursing services. There shall be a director of nursing who is a registered nurse, preferably with experience and/or training in alcoholism and associated substance use, employed full time who shall be responsible for nursing services twenty-four hours per day.

(i) The director of nursing shall be responsible for appropriate nursing assessment and implementation of nursing elements of the individ-

ualized treatment plan.

(ii) There shall be a registered nurse on duty within the hospital at

all times who shall supervise nursing care.

- (c) Alcoholism counseling services. There shall be on staff at least one full-time alcoholism counselor and such additional alcoholism counselors as necessary to provide the alcoholism counseling services needed by patients.
- (6) Private psychiatric and private alcoholism hospitals shall make provisions for special services. These services shall be provided within the facility or contracted outside the facility to meet the needs of patients and shall be prescribed by a staff physician or other appropriate clinical staff. Special services shall be provided by qualified individuals.

(7) General patient safety and care requirements.

- (a) Patient rights shall be described in policy and reflected in care as described in chapter 71.05 RCW and in WAC 275-55-170, 275-55-200(1), 275-55-050, 275-55-260, 275-55-270, and 275-55-288.
 - (b) Disciplinary policies and practices shall be stated in writing.
- (i) Discipline shall be fair, reasonable, consistent, related to the behavior of the patient, the responsibility of the multidisciplinary treatment team, and documented in the clinical record.

(ii) Corporal punishment shall not be used.

- (iii) Discipline shall not be prescribed or administered by patients.
- (c) Seclusion and restraints, when used, shall be used in accordance with WAC 275-55-280 (2)(o), (p)(i), (ii), (iii), (iv). There shall be documentation in the clinical record of observation and assessment of patient needs every fifteen minutes during restraint or seclusion with intervention as indicated.
 - (d) Patients shall be protected from assault, abuse and neglect.
- (i) Suspected or alleged incidents of nonaccidental injury, sexual abuse, assault, cruelty or neglect of a patient shall be reported to the department or to a law enforcement agency, within provisions of applicable state or federal statute (see chapter 71.05 RCW and Title 42 Code of Federal Regulations, Part 2).
- (ii) Reporting requirements for suspected incidents of child abuse and/or neglect shall comply with chapter 26.44 RCW.
- (e) Each patient's personal property and valuables left on deposit with the facility shall be properly recorded.
- (f) Patients shall not be used for basic maintenance of the facility and/or equipment, housekeeping, or food service. Tasks may be performed under direct supervision insofar as they are included in and appropriate to the individualized treatment plan and documented as part of the treatment program. Work assignments shall be appropriate to the age, physical and mental condition of the patient.

(g) There shall be current written policies and orders signed by a physician to guide the action of personnel when medical emergencies

or threat to life arise and a physician is not present.

- (i) Emergency medical policies shall be reviewed annually and revised as needed in writing, by representatives of the medical, nursing and administrative staffs.
- (ii) There shall be a current transfer agreement with an acute care general hospital. Relevant data shall be transmitted with the patient in the event of a transfer.
- (h) Written policies and procedures shall address immediate notification of legal guardian or next-of-kin in the event of a serious change in the patient's condition, transfer of a patient to another facility, elopement, death or when unusual circumstances warrant (see Title 42 Code of Federal Regulations, Part 2).

- (i) There shall be written policies and procedures addressing safety precautions to include:
- (i) Smoking by personnel, patients, visitors and others within the facility.
- (ii) Provision for immediate emergency access to sleeping rooms, toilets, showers, bathrooms or any other rooms occupied by patients.
- (iii) Availability and access to emergency supplies and equipment to include airways, bag resuscitators, intravenous fluids, oxygen, appropriate sterile supplies, and other equipment as identified in the emergency medical policies.
- (iv) The summoning of internal or external resource agencies and/or persons (e.g., poison center, fire department, police).
- (v) Systems for routine preventive maintenance, checking and calibration of electrical, biomedical and therapeutic equipment with documentation of the plan and dates of inspection.
- (vi) Fire and disaster plans which include documentation of rehearsals on a regular basis.
- (vii) Immediate actions or behaviors of facility staff when patient behavior indicates that he/she is assaultive, out of control or self-destructive. There shall be documentation of rehearsals by staff on a regular basis and an attendance record shall be maintained.
- (j) There shall be written policies and procedures governing actions to be taken following any accident or incident which may be harmful or injurious to a patient and which shall include documentation in the clinical record.
- (k) There shall be written policies and procedures addressing transportation of patients for hospital connected business or programs.

NEW SECTION

WAC 248-22-026 FOOD AND DIETARY SERVICES. (1) There shall be an individual designated to manage and supervise food and dietary services who shall assume twenty-four hour per day responsibility. Personnel from dietary or food service shall be present in the hospital during all meal times.

(2) The dietary service shall incorporate the ongoing input of a dietitian. Adequate nutritional and dietary consultation services shall be

provided by a dietitian.

(3) At least three meals a day shall be served at regular intervals with not more than fourteen hours between the evening meal and breakfast. Meals shall be prepared and served under the supervision of food service personnel.

(4) Meals and nourishment shall provide a well balanced diet of food of sufficient quantity and quality to meet the nutritional needs of the patients. Unless contraindicated, the dietary allowances of the food and nutrition board of the national research council, adjusted for age, sex and activities shall be used. Snacks of nourishing quality shall be available as needed for patients and posted as part of the menu.

(5) There shall be written medical orders for all therapeutic diets served to patients. Therapeutic diets shall be prepared and served as prescribed. A current therapeutic diet manual, approved in writing by the dietitian and medical staff, shall be used for planning and prepar-

ing therapeutic diets.

(6) All menus shall be approved in writing by the dietitian, written at least one week in advance, posted in a location easily accessible to all patients, and retained for one year.

(7) Food service sanitation shall be governed by chapter 248-84

WÀC.

(8) There shall be current written policies and procedures for food storage, food preparation, food service, scheduled cleaning of all food service equipment and work areas. A copy of the procedures shall be kept within the dietary service area and shall be available for reference by dietary personnel at all times.

NEW SECTION

WAC 248-22-031 PHARMACEUTICAL SERVICES. (1) Pharmacy services shall be available to provide drugs, supplies and to fill prescriptions within an appropriate interval. A pharmacist shall be responsible for coordinating and supervising pharmaceutical services.

(2) The hospital shall provide for the proper handling and storage of drugs and shall comply with federal and state laws controlling drugs

and pharmacy operation.

(a) A pharmacist, in conjunction with representatives from nursing, medical and administrative staff, shall be responsible for developing written policies and procedures addressing all aspects of pharmaceutical services including: Procuring, prescribing, administering, dispensing

and storage of medications; transcription of orders; use of standing orders; disposal of drugs; self-administration of medication; control or disposal of drugs brought into the facility by patients; and recording of drug administration in the clinical record.

(b) There shall be written orders signed by a physician for all medications administered to patients. There shall be an organized system which insures accuracy in receiving, transcribing and implementing orders for the administration of medications.

(c) Drugs shall be dispensed only by practitioners licensed to dispense and administered only by practitioners licensed to administer

drugs.

- (d) Whether provided as floor stock, individual prescription supply or unit dose packaging, all drugs within the hospital shall be clearly and legibly labeled. The label shall include, at least, the drug name (trade and/or generic), drug strength and, if available, expiration date. Labeling shall comply with applicable state and federal drug labeling regulations.
- (e) All medicines, poisons and chemicals kept in any department of the hospital shall be plainly labeled and stored in specifically designated, securely locked, well illuminated cabinets, closets or storerooms and made accessible only to authorized personnel. External medications shall be separated from internal medications.

(f) All prescription records shall be kept for five years. All records for Schedule II drugs shall be kept for three years.

- (g) All Schedule II drugs in any department of the hospital except the pharmacy shall be checked by actual count of two licensed persons at least one time each shift. There shall be records of receipts, issuance and disposition of Schedule II drugs stored in the facility.
- (3) Drugs brought into the hospital for patients use while in the hospital shall be specifically ordered by the attending physician. These drugs shall be checked by a pharmacist or physician to insure proper identification and lack of deterioration of the drug prior to administration.
- (4) Purchase, storage and control of drugs shall be such as to prevent outdated, deteriorated, impure or improperly standardized drugs in the hospital.
- (5) Profiles of drug use for each patient, while in the hospital, shall be maintained and utilized by the pharmacist in accordance with WAC 360-16-260.
- (6) If a licensed pharmacy is maintained by the hospital, the pharmacy shall be organized, managed and equipped as described in chapter 360-16 WAC and there shall be:
 - (a) Provision for supervision of the pharmacy by pharmacists;
- (b) Provision for adequate area which is secure, properly lighted and ventilated, and suitably equipped to carry out all pharmacy operations, including proper storage for all pharmaceuticals;
- (c) Provision for only legally authorized members of the pharmacy staff to have access to the pharmacy stock of drugs, except that in a pharmacist's absence from the hospital, a registered nurse, designated by the hospital, may obtain from the pharmacy stock of drugs such drugs as are needed in an emergency, not available in floor supplies (excepting Schedule II drugs) and the nurse, not the pharmacist, becomes accountable for her/his actions. Only one registered nurse in a given shift shall have access to the pharmacy stock of drugs.

(i) A nurse shall leave in the pharmacy on a suitable form a record of any drugs removed. Such records shall be kept for three years.

(ii) The container from which the single dose was taken for drug administration purposes shall be left in order that it may be properly checked by a pharmacist. Such records shall be kept for three years.

NEW SECTION

- WAC 248-22-036 INFECTION CONTROL. (1) There shall be written policies and procedures addressing infection control.
- (2) Provisions shall be made for isolation of patients in accordance with the most recent edition of Isolation Techniques for Use in Hospitals, United States Department of Health, Education and Welfare.
- (3) There shall be a written policy related to reporting of communicable disease in accordance with chapter 248-100 WAC.
- (4) Recognized standards of medical aseptic techniques including basic handwashing practices shall be followed in all direct personal care of patients.
- (5) Methods for cleaning, disinfecting or sterilizing, handling and storage of all supplies and equipment shall be such as to prevent the transmission of infection.
- (6) There shall be in effect a current system of discovering, reporting, investigating and reviewing infections among patients and personnel with maintenance of records on such infections.

- (7) Upon employment, each person shall have or provide documented evidence of a tuberculin skin test by the Mantoux method, unless medically contraindicated. When this skin test is negative (less than 10mm induration read at forty-eight to seventy-two hours), no further tuberculin skin tests shall be required. A positive skin test shall consist of 10mm of induration, or greater, read at forty-eight to seventy-two hours. Positive reactors shall have a chest x-ray within ninety days of the first day of employment. Exceptions and specifics are as follows:
- (a) Those with positive skin tests as defined above, shall have an annual screening in the form of a chest x-ray.
- (b) Those with positive skin test whose chest x-ray shows no sign of active disease at least two years after the first documented positive skin test shall be exempted from further annual testing and chest x-rays.
- (c) Those with positive skin test who have completed a recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from further testing.
- (d) A record of test results, x-rays or exemptions from such shall be kept by the facility.
- (8) Employees with a communicable disease in an infectious stage shall not be on duty.

NEW SECTION

- WAC 248-22-041 CLINICAL RECORDS. (1) The hospital shall have one well defined clinical record system, staff with demonstrated competence and experience or training in patient record administration, adequate facilities, equipment and supplies necessary to the development, maintenance, security, control, retrieval, analysis, use and preservation of patient care data.
- (2) The hospital shall have current written policies and procedures related to the clinical record system which shall meet requirements of Title 42 Code of Federal Regulations, Part 2, and shall include the following:
- (a) Establishment of the format of the clinical record for each patient.
- (b) Access to and release of data in clinical records. Policies shall address confidentiality of the information in accordance with Title 42 Code of Federal Regulations, Part 2 and RCW 71.05.390.
- (c) Retention, preservation, and destruction of clinical records in accordance with Title 42 Code of Federal Regulations, Part 2 and RCW 71.05.390.
- (3) There shall be an adequate clinical record maintained for every patient which is readily accessible for members of the treatment team. Each entry shall be legible, dated, authenticated, and in permanent form.
- (4) There shall be one systematic method for identification of each patient's clinical record(s) in a manner which provides for ready identification, filing, and retrieval of all of the patient record(s).

(5) The originals or durable, legible, direct copies of original reports shall be filed in patient's individual clinical records.

- (6) Diagnosis, abbreviations and terminology shall be consistent with the most recent edition of The American Psychiatry Association Diagnostic and Statistical Manual of Mental Disorders and International Classification of Diseases.
- (7) In private psychiatric hospitals, the psychiatric condition of the patient shall be clearly described, including history of findings and treatment rendered for the specific psychiatric condition for which the patient is hospitalized.

In private alcoholism hospitals, the disease of alcoholism and associated substance use shall be clearly described, including history of findings and treatment rendered for the condition for which the patient is hospitalized.

(8) There shall be a master patient index.

- (9) Procedures related to retention, preservation and final disposal of clinical records and other patient care data and reports shall include the following:
- (a) The clinical record of each patient over the age of eighteen years shall be retained and preserved for a period of no less than ten years. Clinical records of patients under the age of eighteen years shall be obtained and preserved for at least ten years or until the patient attains the age of twenty—one, whichever is the longer period of time.
- (b) Final disposal of any patient clinical record(s), indices, or other reports which permit identification of the individual shall be accomplished so that retrieval and subsequent use of data contained therein are impossible.
- (c) In event of transfer or ownership of the hospital, patient clinical records, indices and reports shall remain in the facility and shall be

retained and preserved by the new owner in accordance with subsections above. Records of patients with diagnosed alcoholism and/or substance use shall be handled as prescribed in Title 42, Code of Federal Regulations, Part 2.

(d) If the hospital ceases operation, it shall make arrangements for preservation of its clinical records, reports and patient data in accordance with subsections above and when appropriate, Title 42, Code of Federal Regulations, Part 2. The plan for such arrangements shall have been approved by the department prior to cessation of operation.

NEW SECTION

- WAC 248-22-046 PHYSICAL ENVIRONMENT. (1) The hospital shall provide a safe and clean environment for patients, staff and
- (a) There shall be current, written policies and procedures for maintenance and housekeeping functions.
- (b) Routine and periodic maintenance and cleaning schedules shall be developed and maintained.
- (2) The hospital shall be readily accessible to and equipped to accommodate physically handicapped individuals.
- (3) A safely maintained outdoor recreation area shall be available for use of patients in private psychiatric hospitals.
- (4) There shall be provision for adequate personal privacy for each patient during toileting, bathing, showering, and dressing.
 - (5) Patient sleeping rooms.
- (a) Each sleeping room shall be directly accessible from a corridor or a common use activity room or an area for patients.
- (b) Sleeping rooms shall be outside rooms with clear window area on the outside wall or approximately 1/8 of the usable floor area or more.
- (i) When security rooms are provided, security type windows appropriate to the area and program shall be used.
- (ii) Shatterproof glass or other clear, shatterproof materials shall be used in sleeping rooms used as security rooms.
- (c) No room more than three feet six inches below grade shall be used for the housing of patients. There shall be at least 80 squared feet of usable floor space in a single bedroom and multipatient rooms shall provide not less than 70 square feet of floor area per bed. The maximum capacity shall not exceed four patients. There shall not be less than 7 1/2 feet ceiling height over the required floor area.
- (d) Each patient shall be provided an enclosed space suitable for hanging garments and storage of personal belongings within her/his room or nearby. There shall be provision in the room or elsewhere for secure storage of patients' valuables.
- (e) Each patient shall have access to his/her room except when contraindicated by the determination of the treatment team staff.
- (f) Each patient shall be provided a bed at least 36 inches wide or appropriate to the special needs and size of the patient with a cleanable, firm mattress and cleanable or disposable pillow.
- (g) Sufficient room furnishings shall be provided and maintained in a clean and safe condition.
- (h) Patient beds shall be spaced so that they do not interfere with entrance, exit or traffic flow within the room. Patient rooms shall be of a dimension and conformation allowing not less than three feet be-
- (6) Each patient occupied floor of the facility shall provide one toilet and lavatory for every six patients or fraction thereof.
- (a) There shall be one bathing facility for each six patients or fraction thereof.
- (b) Separate toilet and bathing facilities for each sex are required if the toilet facility contains more than one water closet or bathing facility. Such facilities shall provide doors and partitions for privacy.
- (c) Grab bars shall be provided at each water closet and bathing facility.
 - (7) Adequate lighting shall be provided in all areas of the hospital. (8) Ventilation.
- (a) Ventilation of all rooms used by patients or personnel shall be sufficient to remove all objectionable odors, excessive heat or condensation.
- (b) All inside rooms, including toilets, bathrooms, smoking rooms and other rooms in which excessive moisture, odors or contaminants originate shall be provided with mechanical exhaust ventilation.
- (9) Heating. The heating system shall be operated and maintained to provide a comfortable, healthful temperature in rooms used by patients during the coldest weather conditions ordinarily encountered in the geographical location of the hospital.
- (10) Water supply. There shall be an adequate supply of hot and cold running water under pressure which conforms with the standards

- of the State Board of Health, chapter 248-54 WAC. Hot water at all fixtures used by patients shall be at a safe temperature. Hot water temperature at bathing fixtures used by patients shall be automatically regulated so as not to exceed 110° F. There shall be devices to prevent backflow into the water supply system from fixtures where extension hoses or other cross connections may be used.
 - (11) Linen and laundry.
- (a) A safe and adequate storage area with a supply of clean linen shall be provided.
- (b) When laundry facilities are provided, they shall be located in an area separate from food preparation and dining area(s).
- (c) The soiled laundry storage and sorting area(s) shall be in well ventilated area(s), separate from clean linen handling area(s). If linen/laundry is washed on the premises, an adequate supply of hot water shall be available to provide water at a minimum of 160° F in the washing machine.
- (d) When commercial laundry service is used, the hospital shall ensure that all requirements above are met.
- (e) Provision for laundering of personal clothing of patients shall meet the above standards.
- (12) Visiting area. An adequate number of rooms shall be provided within the hospital to allow privacy for patients and visitors.
 - (13) Counseling/therapy rooms.
- (a) An adequate number of rooms shall be provided for group or individual therapy programs.
- (b) Therapy rooms shall be enclosed and reasonably soundproofed, as necessary to maintain confidentiality
- (c) Private psychiatric hospitals shall provide at least one seclusion room, intended for short term occupancy, which provides for direct supervision by the treatment staff.
- (i) Each seclusion room shall be furnished and appointed to provide maximum security for patients.
- (ii) Each seclusion room shall have provisions for ventilation and light and may be inside or outside room(s).
- (iii) There shall be windows or clear areas in the door of each seclusion room or other provisions for direct visibility of a patient at all times.
- (iv) Each seclusion room shall provide fifty square feet of floor space, exclusive of fixed equipment with a minimum room dimension of six feet.
- (14) Physical examination room. There shall be a physical examination room within the facility. An inside room may be used.
- (a) The examination room shall be equipped with an examination table, examination light, and storage units for medical supplies and equipment.
- (b) There shall be a handwashing facility and soap dispenser in or readily accessible to the examination room.
- (15) Utility and storage facilities. There shall be sufficient utility and storage facilities which are designed and equipped for washing, disinfecting, storing and other handling of medical and nursing supplies and equipment in a manner which ensures segregation of clean and sterile supplies and equipment from those that are contaminated.
 - (16) Housekeeping facilities.
- (a) At least one service sink and housekeeping closet equipped with shelving shall be provided in a suitable setting on each floor of the
- (b) All sewage, garbage, refuse and liquid waste shall be collected and disposed of in a manner to prevent the creation of an unsafe or unsanitary condition or a nuisance.
- (17) There shall be designated charting area(s) which provides space for reading and charting in patient records and provides for maintenance of confidentiality of each record.
- (18) Dining area. There shall be a dining area(s) for those patients wishing to eat in the dining area(s). Appropriate furnishings shall be provided for dining.
 - (19) Communications.
- (a) There shall be a telephone readily available for patients to make and receive confidential calls.
- (b) There shall be a "nonpay" telephone or equivalent communication device readily accessible on each patient occupied floor in event of fire or other emergencies.

NEW SECTION

WAC 248-22-051 LABORATORY SERVICES. Laboratory services shall be immediately available to or provided by the hospital. If the hospital maintains and operates a laboratory service within the facility, the following standards shall apply:

- (1) Proficiency testing.
- (a) The laboratory shall successfully participate in state-operated or state-approved proficiency testing programs covering all the specialties or subspecialties in which the laboratory is approved to perform tests. Records of proficiency testing performance shall be maintained and available for review.
- (b) The clinical laboratory shall perform only those laboratory tests and procedures that are within the specialties or subspecialties in which the laboratory director or supervisors are qualified.
- (2) Quality controls imposed and practiced by the laboratory must provide for and assure:
- (a) Preventive maintenance, periodic inspection, and testing for proper operation of equipment and instruments as may be appropriate; validation of methods; evaluation of reagents and volumetric equipment; surveillance of results; and remedial action to be taken in response to detected defects.
- (b) Adequacy of facilities, equipment, instruments, and methods for performance of the procedures or categories of procedures for which a certification is approved; proper lighting for accuracy and precision; convenient location of essential utilities; monitoring of temperature—controlled spaces and equipment, including water baths, incubators, sterilizers and refrigerators, to assure proper performance; evaluation of analytical measuring devices, such as photometers and radioactivity counting equipment, with respect to all critical operating characteristics.
- (c) Labeling of all reagents and solutions to indicate identity, and when significant, titer strength, or concentration, recommended storage requirements, preparation or expiration date, and other pertinent information. Materials of substandard reactivity and deteriorated materials may not be used.
- (d) The availability at all times, in the immediate bench area of personnel engaged on examining specimens and performing related procedures within a category (e.g., clinical chemistry, hematology, and pathology), current laboratory manuals or other complete written descriptions and instructions relating to:
- (i) The analytical methods used by those personnel, properly designated and dated to reflect the most recent supervisory reviews;
 - (ii) Reagents;
 - (iii) Control and calibration procedures; and
 - (iv) Pertinent literature references.
- (v) Textbooks may be used as supplements to such written descriptions but may not be used in lieu thereof.
- (e) Written approval by the director or supervisor of all changes in laboratory procedures.
- (f) Maintenance of the laboratory, availability of laboratory personnel and availability of records reflecting dates and, where appropriate, the nature of inspection, validation, remedial action, monitoring, evaluation, changes and dates of changes in laboratory procedures.
- (g) Solicitation designed to provide for collection, preservation, and transportation of specimens sufficiently stable to provide accurate and precise results suitable for clinical interpretation.
- (3) Provision shall be made for an acceptable quality control program covering all types of analysis performed by the laboratory for verification and assessment of accuracy, measurement of precision, and detection of error. The factors explaining the standard are as follows:
- (a) Microbiology. Chemical and biological solutions, reagents, and antisera shall be tested and inspected each day of use for reactivity and deterioration.
- (i) Bacteriology and mycology. Staining materials shall be tested for intended reactivity by concurrent application to smears of micro-organisms with predictable staining characteristics. Each batch of medium shall be tested before or concurrently with use with selected organisms with predictable staining characteristics. Each batch of medium shall be tested before or concurrently with use with selected organisms to confirm required growth characteristics, selectivity, enrichment, and biochemical response.
- (ii) Parasitology. A reference collection of slides, photographs, or gross specimens of identified parasites shall be available and used in the laboratory for appropriate comparison with diagnostic specimens. A calibrated ocular micrometer shall be used for determining the size of ova and parasites, if size is a critical factor.
- (iii) Virology. Systems for the isolation of viruses and reagents for the identification of viruses shall be available to cover the entire range of viruses which are etiologically related to clinical diseases for which services are offered.

Records shall be maintained which reflect the systems used and the reaction observed. In tests for the identification of viruses, controls

- shall be employed which will identify erroneous results. If serodiagnostic tests for virus diseases are performed, requirements for quality control as specified for serology shall apply.
 - (b) Serology.
- (i) Serologic tests or unknown specimens shall be run concurrently with a positive control serum of known titer or controls of graded reactivity plus a negative control in order to detect variations in reactivity levels. Controls for all test components (antigens, complement, erythrocyte indicator systems, etc.) shall be employed to insure reactivity and uniform dosage. These results shall not be reported unless the predetermined reactivity pattern of the controls is obtained.
- (ii) Each new lot of reagent shall be tested concurrently with one of known acceptable reactivity before the new reagent is placed in routine use.
- (iii) Equipment, glassware, reagents, controls, and techniques for tests for syphillis shall conform to those recommended in the "Manual of Tests for Syphillis 1969," United States Public Health Service Publication No. 411, January 1969.
 - (c) Clinical chemistry.
- (i) Each instrument or other device shall be recalibrated or rechecked at least once on each day of use. Records which document the routine precision of each method, automated or manual, and its recalibration schedule shall be maintained and be available to laboratory personnel and the secretary. At least one standard and one reference sample (control) shall be included with each run of unknown specimens where such standards and reference samples are available. Control limits for standards and reference samples shall be recorded and displayed and shall include the course of action to be instituted when the results are outside the acceptable limits.
- (ii) Screening or qualitative chemical urinalysis shall be checked daily by use of suitable reference samples.
 - (d) Immuno-hematology.
- (i) ABO grouping shall be performed by testing unknown red cells with anti-A and anti-B grouping serums licensed under Part 73, Title 42, Code of Federal Regulations, or possessing equivalent potency, using the technique for which the serum is specifically designed to be effective. For conformation of ABO grouping, the unknown serum shall be tested with known A1 and B red cells.
- (ii) The Rh. (D) type shall be determined by testing unknown red cells with anti-RH (anti-D) typing serum licensed under 42 CFR Part 73, or possessing equivalent potency, using the technique for which the serum is specifically designed to be effective. Anti-RH' (CD), anti-RH'' (DE) and anti-RH rh'rh'' (CDE) serums licensed pursuant to 42 CFR Part 73, or possessing an equivalent potency may be used for typing donor blood. All Rh negative donor and patient cells shall be tested for the Rh variant (D''). A control system of patient's cells suspended in his own serum or in albumin shall be employed when the test is performed in a protein medium.
- (iii) The potency and reliability of reagents (antisera known test cells, and antiglobulin-Coombs serum) which are used for ABO grouping, RH typing, antibody detection and compatibility determinations must be tested for reactivity on each day of use and when a new lot of reagents is first used.
- (e) Hematology. Instruments and other devices used in hematological examination of specimens shall be recalibrated or retested or reinspected, as may be appropriate, each day of use. Each procedure for which standards and controls are available shall be rechecked each day of use with standards or controls covering the entire range of expected values. Tests such as the one-stage prothrombin time test shall be run in duplicate unless the laboratory can demonstrate that low frequency of random error or high precision makes such testing unnecessary. Reference materials, such as hemoglobin pools, and stabilized cells, shall be tested at least once each day of use to insure accuracy of results. Standard deviation, coefficient of variation, or other statistical estimates of precision shall be determined by random replicate testing of specimens. The accuracy and precision of blood cell counts and hematocrit and hemoglobin measurements shall be tested each day of use.
 - (f) Exfoliative cytology; histopathology; oral pathology—
- (i) Exfoliative cytology. The laboratory director or supervisor qualified in cytology or cytotechnologist shall rescreen for proper staining and correct interpretation at least a 10-percent random sample of gynecological smears which have been interpreted to be in one of the benign categories by personnel not possessing director or supervisor qualifications. All gynecological smears interpreted to be in the "suspicious" or positive categories by screeners shall be confirmed by the laboratory director or qualified supervisor and the report shall be

signed by a physician qualified in pathology or cytology. All nongynecological cytological preparations, positive and negative, shall be reviewed by a director or supervisor qualified in cytology. Nonmanual methods shall provide quality control similar to that provided in other nonmanual laboratory procedures. All smears shall be retained for not less than two years from date of examination.

(ii) Histopathology and oral pathology. All special stains shall be controlled for intended reactivity by use of positive slides. Stained slides shall be retained for not less than two years from date of examination and blocks shall be retained for not less than one year from such date. Remnants of tissue specimens shall be retained in a fixative solution until those portions submitted for microscopy have been examined and a diagnosis made by a pathologist.

(g) Radiobioassay. The counting equipment shall be checked for stability at least once on each day of use, with radioactive standards or reference sources. Reference samples with known activity and within expected levels of normal samples shall be processed in replicate quarterly. For each method, records which document shall be maintained and be available to the department.

REPEALER

The following sections of the Washington Administrative Code are repealed:

MEDICAL SERVICE. (1) WAC 248-22-010

(2) WAC 248-22-015 LICENSE EXP (3) WAC 248-22-020 NURSING SER (4) WAC 248-22-030 LABORATOR (S) WAC 248-22-040 SANITATION. LICENSE EXPIRATION DATES.

NURSING SERVICE.

LABORATORY SERVICE.

(6) WAC 248-22-050 FIRE STANDARDS.

WSR 80-14-066 NOTICE OF PUBLIC MEETINGS CRIMINAL JUSTICE TRAINING COMMISSION

[Memorandum, Exec. Director—September 30, 1980]

The meeting of the Washington State Criminal Justice Training Commission scheduled for December 11, 1980, has been changed to December 18, 1980, at 10:00 a.m. at the Criminal Justice Training Center, 2450 S. 142nd Street, Seattle, Washington.

WSR 80-14-067 **EXECUTIVE ORDER** OFFICE OF THE GOVERNOR [EO 80-14]

Allotment Amendment Revision

WHEREAS, the state's forecasted revenues must be revised downward from earlier estimates; and

WHEREAS, the national recession is responsible for causing some state expenditures to exceed estimates; and

WHEREAS, federal fiscal policy continues to affect major sectors of our economy and to restrict real estate excise tax revenues; and

WHEREAS, the state must operate with a balanced budget keeping expenditures from exceeding revenues for the biennium.

NOW, THEREFORE, I, Dixy Lee Ray, Governor of the state of Washington, by virtue of the power vested in me by RCW 43.88, do hereby require each agency to reduce its allotments for fiscal year 1981 by 1% of General Fund-State dollars. This program will take effect immediately with the Office of Financial Management processing previously submitted documentation by October 1, 1980.

FURTHER, to ensure that agencies have maximum flexibility in managing these reductions, I am hereby immediately rescinding Executive Order 80-06 dated April 30, 1980 which mandated a staffing control program.

> IN WITNESS WHERE-OF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 29th day of September, A.D., nineteen hundred and eighty.

> > Dixy Lee Ray

Governor of Washington

BY THE GOVERNOR:

Robert E. Mack

Assistant Secretary of State

WSR 80-14-068 ADOPTED RULES **COMMISSION FOR** THE BLIND

[Order 80-04—Filed October 1, 1980]

Be it resolved by the Washington State Commission for the Blind, acting at 3411 South Alaska Street, Seattle, WA 98118, that it does promulgate and adopt the annexed rules relating to the Vending Facility Program for the Blind of the Washington Commission for the Blind in the state of Washington; a new section adopted that provides for a hearing officer (or hearing officers) for certain purposes relating to the Vending Facility Program, WAC 67-32-525.

This action is taken pursuant to Notice No. WSR 80-10-046 filed with the code reviser on August 6, 1980. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rulemaking authority of the Washington State Commission for the Blind as authorized in RCW 74.17.040, 74.16.430(1) and 74.16.450.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED September 13, 1980.

By William E. Gannon

Acting Director

NEW SECTION

WAC 67-32-525 HEARING OFFICER—CERTAIN PURPOSES. For the purpose of the provisions of WAC 67-32-490, 67-32-520 and 67-32-070(7), the Director with the advice of the Commissioners will contract with a hearing officer who will be an attorney licensed to practice in the state of Washington or will contract with another state agency for the services of a hearing officer(s) who will be equally qualified. Within funds available, the hearing officer may be paid as a management service as set forth in WAC 67-32-150 when hearing the appeals of vendors and licensees.

WSR 80-14-069 PROPOSED RULES PUBLIC DISCLOSURE COMMISSION

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission, intends to adopt, amend, or repeal rules concerning:

Amd WAC 390-24-010 Forms for reports of financial affairs. New WAC 390-24-030 Forms for public office fund reports;

that such agency will at 9:00 a.m., Tuesday, November 25, 1980, in the Second Floor Conference Room, Evergreen Plaza Building, 711 Capitol Way, Olympia, Washington, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, November 25, 1980, in the Evergreen Plaza Building Conference Room, 711 Capitol Way, Olympia.

The authority under which these rules are proposed is RCW 42.17.370(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 25, 1980, and/or orally at 9:00 a.m., Tuesday, November 25, 1980, Evergreen Plaza Building Conference Room, 711 Capitol Way, Olympia.

Dated: September 30, 1980
By: Graham E. Johnson
Administrator

STATEMENT OF PURPOSE

Title: New WAC 390-24-030 Forms for

Public Office Fund reports.

fund.

Description of purpose: To make separate from the F-1 Form the reporting of the public office fund.

Statutory authority: RCW 42.17.243. Summary of rule: The rule adopts the proposed form for the report of the public office Reasons supporting proposed action: When the deadline for filing the financial affairs report and the office fund report were both January 31, they were incorporated into the F-1 form. Now that the financial affairs report deadline is April 15 and the information on the public office fund is due January 31, a separate form is required.

Agency personnel responsible for:

Drafting: Graham E. Johnson, Public Disclosure Commission, Olympia, WA 98504 753-1111

Implementation: Graham E. Johnson, Public Disclosure Commission, Olympia, WA 98504 753-1111

Enforcement: Graham E. Johnson, Public Disclosure Commission, Olympia, WA 98504 753-1111

Person or organization proposing rule, and whether public, private, or governmental: Public Disclosure Commission, governmental.

Agency comments or recommendations regarding statutory language, implementation, enforcement, fiscal matters: Separate form needed because office fund reporting deadline and financial affairs reporting deadline are no longer the same.

Whether rule is necessary as result of federal law or federal or state court action: No.

STATEMENT OF PURPOSE

Title: Amend WAC 390-24-010 Forms for reports of financial affairs.

Description of purpose: To revise and simplify the Statement of Financial Affairs (PDC Form F-1).

Statutory authority: RCW 42.17.240.

Summary of rule: The rule adopts the revised version of the Statement of Financial Affairs.

Reasons supporting proposed action: To make it easier for elected and appointed officials to fill out the F-1 form accurately and completely.

Agency personnel responsible for:

Drafting: Graham E. Johnson, Public Disclosure Commission, Olympia, WA 98504 753-1111

Implementation: Graham E. Johnson, Public Disclosure Commission, Olympia, WA 98504 753-1111

Enforcement: Graham E. Johnson, Public Disclosure Commission, Olympia, WA 98504 753-1111

Person or organization proposing rule, and whether public, private, or governmental: Public Disclosure Commission, (governmental).

Agency comments or recommendations regarding statutory language, implementation, enforcement, fiscal matters: Action required to separate out the public office fund reporting segment and hopefully, to simplify reporting.

Whether rule is necessary as result of federal law or federal or state court action: No.

NEW SECTION

WAC 390-24-030 FORMS FOR REPORTS OF PUBLIC OF-FICE FUND. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for reports of public office fund as required by RCW 42.17.243 is hereby adopted for use in reporting to the Public Disclosure Commission. This form shall be designated as "F-2." Copies of this form may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington, 98504.

AMENDATORY SECTION (Amending Order 80-01, filed 1/17/80)

WAC 390-24-010 FORMS FOR ((REPORTS)) STATE-MENTS OF FINANCIAL AFFAIRS. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for statements of financial affairs as required by RCW 42.17.240 is hereby adopted for use in reporting to the Public Disclosure Commission, provided that the form adopted by WAC 390-24-020 may be used by those persons filing after their first filing of this form. This form, revised ((10/79)) 1/81, shall be designated as "F-1." Copies of this form may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.



403 EVERGREEN PLAZA, FJ-42 OLYMPIA, WASHINGTON 98504 206-753-1111

F-1

STATEMENT OF FINANCIAL AFFAIRS ELECTED OFFICIALS, CANDIDATES ND STATE-LEVEL APPOINTED OFFICIA

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Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 80-14-070 PROPOSED RULES STATE BOARD FOR COMMUNITY COLLEGE EDUCATION

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board for Community College Education, intends to adopt, amend, or repeal rules concerning the general description and organization of the State Board;

that such agency will at 8:30 a.m., Thursday, December 4, 1980, in the Yakima Valley College, 16th and Nob Hill Blvd., Yakima, WA 98902, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 8:30 a.m., Thursday, December 4, 1980, in the Yakima Valley College, 16th and Nob Hill Blvd., Yakima, WA 98902.

The authority under which these rules are proposed is RCW 34.04.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 4, 1980, and/or orally at 8:30 a.m., Thursday, December 4, 1980, Yakima Valley College, 16th and Nob Hill Blvd., Yakima, WA 98902.

Dated: September 30, 1980

By: Gilbert J. Carbone

Assistant Director

STATEMENT OF PURPOSE

General Description of State Board Organization: This rule complies with the provisions of the Administrative Procedure Act that require agencies to adopt by rule a statement describing the agency's organization. Statutory authority for the adoption of such rules is RCW 34.04.020.

The rule describes the organization of the State Board and the function of its executive officer and staff. It indicates the location of the Board's principal office and the place where additional information can be obtained.

Agency personnel responsible for the rule are:

Drafting: Gilbert J. Carbone, Assistant Director, 319 7th Avenue, Olympia, Washington 98504, SCAN 234-3650 Implementation: John N. Terrey, Executive Director, 319 7th Avenue, Olympia, Washington 98504, SCAN 234-7412 Enforcement: John N. Terrey, Executive Director, 319 7th Avenue, Olympia, Washington 98504, SCAN 234-7412

The amendments to the rule are proposed by the State Board and its staff.

Agency comments: none.

The amendment of this rule is not related to any federal act or state court action.

AMENDATORY SECTION (Amending Order 78, Resolution 79-42, filed 11/30/79)

WAC 131-08-005 GENERAL DESCRIPTION OF STATE BOARD ORGANIZATION AND OPERATIONS. (1) The State Board for Community College Education consists of seven members appointed by the governor. Successors of the members initially appointed serve for terms of four years. ((For 1980, regular meetings will be held on January 17, February 28, April 10, May 22, June 26, September 11, October 16, and December 4. Meetings shall commence at 8:30 a.m.))

(2) The executive officer and secretary of the board is the director of the state system of community colleges. He is in charge of the offices of the board and responsible to the board for the preparation of reports and the collection and dissemination of data and other public information relating to the state system of community colleges. He exercises, in the name of the board, all powers and duties delegated to him by the board and at the direction of the board executes, together with the chairman of the board, all contracts entered into by the board.

(3) It is the board's duty to exercise general supervision and control over the state system of community colleges consistent with the specific powers and duties set forth in the Community College Act of 1967, chapter 28B.50 RCW.

(4) The board's office is located in Olympia, Washington, 319 Seventh Avenue, 98504

enth Avenue, 98504.

(5) Information about specific meeting places and ((assistance)) times may be obtained at the board office. Formal submission or requests to the state board should be addressed to the director at the Olympia office.

WSR 80-14-071 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1549—Filed October 1, 1980]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd ch. 388-24 WAC AFDC—Eligibility.

Amd ch. 388-29 WAC AFDC and GAU—Eligibility—Standards of assistance.

Amd ch. 388-70 WAC Child welfare services—Foster care—
Adoptions—Services to unmarried parents.

I, N. Spencer Hammond, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is:

WHEREAS, the Department of Social and Health Services is subject to Executive Order 80-14, incorporated by reference and as attached hereto, requiring that the state operate with a balanced budget keeping expenditures from exceeding revenue for the biennium; and

WHEREAS, at the current rate of expenditure, appropriated funds will be exhausted by the Department of

Social and Health Services prior to the end of Fiscal Year 1981; and

WHEREAS, the state's forecasted revenues must be revised downward from earlier estimates; and

WHEREAS, the emergency assistance program is an optional program.

NOW, THEREFORE, I, Gerald J. Thompson, Secretary of the Department of Social and Health Services, by virtue of the authority vested in and required of me by chapters 93.88 and 43.20A RCW, do hereby find that the emergency adoption of rules eliminating the emergency assistance program is necessary for the public health, safety and welfare, as prescribed by RCW 34.04.030. This action is effective October 1, 1980.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule—making authority of the secretary of Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 1, 1980.

By N. S. Hammond Executive Assistant

NEW SECTION

WAC 388-24-251 EMERGENCY ASSIST-ANCE—PROGRAM ELIMINATED. Effective October 1, 1980 the program known as "emergency assistance" and codified in WAC 388-24-250 through 388-24-275 is eliminated.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed.

- (1) <u>WAC 388-24-250</u> EMERGENCY ASSIST-ANCE TO NEEDY FAMILIES WITH CHILDREN.
- (2) <u>WAC 388–24–255</u> EMERGENCY ASSIST-ANCE—ELIGIBILITY.
- (3) <u>WAC 388-24-260</u> EMERGENCY ASSIST-ANCE—STANDARDS—DURATION.
- (4) <u>WAC 388-24-265</u> EMERGENCY ASSISTANCE TO NEEDY FAMILIES WITH CHILDREN—ELIGIBLE PERSONS.
- (5) <u>WAC 388-24-270</u> EMERGENCY ASSISTANCE TO NEEDY FAMILIES WITH CHILDREN—TRANSPORTATION.
- (6) <u>WAC 388-24-275</u> EMERGENCY ASSIST-ANCE TO NEEDY FAMILIES WITH CHIL-DREN—ALIENS.

AMENDATORY SECTION (Amending Order 1355, filed 11/3/78)

WAC 388-29-190 TRANSPORTATION TO STATE OF LEGAL RESIDENCE. (1) The cost of

transportation is an additional requirement for an AFDC((-,-a)) or general assistance ((or emergency assistance)) nonresident who is being returned to his state of legal residence. This item shall be authorized only during the period of eligibility as defined in WAC (($\frac{388-37-020(1)(a)}{388-35-010(8)(b)}$).

(2) The cost standard shall be the least expensive common carrier rate for fare and other necessary expenses enroute unless other means of transportation are advisable because of circumstances in the specific situation.

AMENDATORY SECTION (Amending Order 1355, filed 11/3/78)

WAC 388-29-270 ADDITIONAL REQUIRE-MENTS FOR EMERGENT SITUATIONS—AFDC. (1) Additional requirements shall be allowed in the following emergent situations. In no instances is the payment under this section to exceed one month's assistance standards as set in WAC 388-29-100.

- (a) To secure housing and necessary clothing in the event of a natural disaster such as flood or fire and relief is not available under WAC 388-53-010 et seq.;
- (b) In case of loss or theft of the cash proceeds of a warrant, assistance will be limited to the emergent need only,
- (c) Imminent eviction, where a formal notice of eviction has been received, only in an amount needed to prevent the eviction or to secure new housing, but only if the basis of eviction is not a delinquency in payment resulting from a fault of the client;
- (d) Sudden malfunction resulting in loss of heat, water, electricity or cooking facilities and the recipient is legally responsible for the repairs and winterization funds are not available, limited to actual costs of repairs or replacement when there is no other alternative,
- (e) A notice of impending utility shutoff issued by the company providing the service, and only in the amount needed to prevent shutoff; or it is otherwise verified by the CSO that the applicant or recipient is without necessary fuel for heating or cooking and only in the amount to meet the emergent need. Assistance is limited to situations where the emergent need occurred due to conditions beyond the control of the recipient;
- (f) Housing needs caused by an abusive spouse will be limited to established fees paid to shelters especially for abused spouses;
- (g) Inoperable vehicle which is necessary to continue employment and where public transportation is not available, limited to actual costs of repairs.
- (2) ((Emergency assistance as defined in WAC 388-24-260, shall be provided to AFDC recipients from another state when it is determined that such individuals are detained in Washington for reasons beyond their control and as a result of events which could not have been reasonably anticipated or they have decided to become residents.)) Deleted.

AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-70-056 TRANSPORTATION AND OTHER EXPENSES—REIMBURSEMENT. (1) When prearranged with the department, foster parents shall be allowed transportation for medically related trips involving a foster child in their home. The department, within available funds, will provide reimbursement at the same rate authorized for employees. In addition, actual costs of food and lodging if necessary in securing the medical care will be reimbursed.

- (2) Runaway dependents from other states:
- (a) Planning and payment for return of a child who is subject to court order in another state and located in this state is the responsibility of the home state.
- (i) If the home state refuses to pay for return transportation, the cost may be paid ((according to provisions of WAC 388-24-270 if the child meets the criteria in WAC 388-24-255)) by the department.
- (3) When a child who is subject to court order and in the custody of the department or a private agency runs away and is subsequently located, responsibility for planning remains with the department or private agency. If there are no financial resources to provide return transportation, the ESSO administrator may approve transportation costs.
- (4) Costs for transporting children in foster care from one placement to another within the state may be approved by the ESSO administrator.
- (5) Transportation costs for placement of a child to an out-of-state location can be authorized by the ESSO, contingent on the approval of both state offices involved. (See also WAC 388-70-022(3)). If the placement fails and Washington has retained jurisdiction of the child, transportation cost can be authorized by the ESSO contingent on approval of both state offices.
- (6) When a Washington resident who is also a dependent minor is held by a juvenile court in another state as a runaway and the court requests transportation expenses from the ESSO and the parents state they cannot nav
- (a) An immediate request to the CWS supervisor with jurisdiction in that court area for return of the child under emergency family assistance should be made.
- (b) In the event the other state's CWS section refuses to take action, the parent's ability to pay the cost is determined by applying the department's standards in WAC 388-11-190. If parents are unable to pay an exception to policy request may be submitted per chapter 388-20 WAC.

REPEALER

The following section of the Washington Administrative Code is hereby repealed.

(1) <u>WAC 388-70-047</u> EMERGENCY FOSTER CARE ASSISTANCE.

WSR 80-14-072 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd ch. 388-24 WAC AFDC—Eligibility. Amd ch. 388-29 WAC AFDC and GAU—

ch. 388-29 WAC AFDC and GAU—Eligibility—Standards

of assistance.

Amd ch. 388–70 WAC Child welfare services—Foster care— Adoptions—Services to unmarried

parents.

It is the intention of the secretary to adopt these rules on an emergency basis on October 1, 1980.

Correspondence concerning this notice and proposed rules attached should be addressed to:

N. Spencer Hammond Executive Assistant Department of Social and Health Services Mailstop OB-44 C Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 5, 1980. The meeting site is in a location which is barrier free;

that such agency will at 10:00 a.m., Wednesday, November 19, 1980, in the Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, November 26, 1980, in William B. Pope's office, 4th Floor, J-24, 12th and Franklin, Olympia.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 19, 1980, and/or orally at 10:00 a.m., Wednesday, November 19, 1980, Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington.

Dated: October 1, 1980 By: N. S. Hammond Executive Assistant

STATEMENT OF PURPOSE

This statement if filed pursuant to RCW 34.04.045.

Amend ch. 388-24 WAC

Amend ch. 388-29 WAC

Amend ch. 388-70 WAC

Purpose of the rule or rule change is to implement a gubernatorial executive order.

The reason(s) these rules are necessary is to balance the budget.

Statutory authority for this action is found in RCW 74.08.090.

Summary of the rule or rule change: The emergency assistance program is eliminated. Person or persons responsible for the drafting, implementation and enforcement of the rule:

Name of initiator: David Hogan

Title: Director

Office: Division of Client and Community

Telephone: 3-3754 Mailstop: OB-44 D The person or organization (if other than DSHS) who proposed these rules is: None. These rules are not necessary as a result of federal laws, federal court decisions or state court decisions.

NEW SECTION

WAC 388-24-251 EMERGENCY ASSISTANCE—PRO-GRAM ELIMINATED. Effective October 1, 1980 the program known as "emergency assistance" and codified in WAC 388-24-250 through 388-24-275 is eliminated.

REPEALER

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- (4) WAC 388-24-265 EMERGENCY ASSISTANCE TO NEEDY FAMILIES WITH CHILDREN—ELIGIBLE PERSONS.
- (5) WAC 388-24-270 EMERGENCY ASSISTANCE TO NEEDY FAMILIES WITH CHILDREN—TRANSPORTATION. (6) WAC 388-24-275 EMERGENCY ASSISTANCE TO NEEDY FAMILIES WITH CHILDREN—ALIENS.

AMENDATORY SECTION (Amending Order 1355, filed 11/3/78)

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- (a) To secure housing and necessary clothing in the event of a natural disaster such as flood or fire and relief is not available under WAC 388-53-010 et seq.;
- (b) In case of loss or theft of the cash proceeds of a warrant, assistance will be limited to the emergent need only;
- (c) Imminent eviction, where a formal notice of eviction has been received, only in an amount needed to prevent the eviction or to secure new housing, but only if the basis of eviction is not a delinquency in payment resulting from a fault of the client;

(d) Sudden malfunction resulting in loss of heat, water, electricity or cooking facilities and the recipient is legally responsible for the repairs and winterization funds are not available; limited to actual costs of repairs or replacement when there is no other alternative;

(e) A notice of impending utility shutoff issued by the company providing the service, and only in the amount needed to prevent shutoff; or it is otherwise verified by the CSO that the applicant or recipient is without necessary fuel for heating or cooking and only in the amount to meet the emergent need. Assistance is limited to situations where the emergent need occurred due to conditions beyond the control of the recipient;

- (f) Housing needs caused by an abusive spouse will be limited to established fees paid to shelters especially for abused spouses;
- (g) Inoperable vehicle which is necessary to continue employment and where public transportation is not available; limited to actual costs of repairs.
- (2) ((Emergency assistance as defined in WAC 388-24-260, shall be provided to AFDC recipients from another state when it is determined that such individuals are detained in Washington for reasons beyond their control and as a result of events which could not have been reasonably anticipated or they have decided to become residents.)) Deleted.

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- (3) When a child who is subject to court order and in the custody of the department or a private agency runs away and is subsequently located, responsibility for planning remains with the department or private agency. If there are no financial resources to provide return transportation, the ESSO administrator may approve transportation
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- (5) Transportation costs for placement of a child to an out-of-state location can be authorized by the ESSO, contingent on the approval of both state offices involved. (See also WAC 388-70-022(3)). If the placement fails and Washington has retained jurisdiction of the child, transportation cost can be authorized by the ESSO contingent on approval of both state offices.
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sistance should be made.

(b) In the event the other state's CWS section refuses to take action, the parent's ability to pay the cost is determined by applying the department's standards in WAC 388-11-190. If parents are unable to pay an exception to policy request may be submitted per chapter 388-20 WAC.

REPEALER

The following section of the Washington Administrative Code is hereby repealed.

(1) WAC 388-70-047 EMERGENCY FOSTER CARE ASSISTANCE.

WSR 80-14-073
PROPOSED RULES
DEPARTMENT OF
NATURAL RESOURCES
(Board of Natural Resources)

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Natural Resources intends to adopt, amend, or repeal rules concerning the establishment of permanent rules relating to the leasing of state lands;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, November 4, 1980, in the Office of the Commissioner of Public Lands, Public Lands Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 79.01.242.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 3, 1980.

Dated: October 1, 1980
By: Bert L. Cole
Commissioner of Public Lands
Executive Secretary, Board of Natural Resources

STATEMENT OF PURPOSE

Purpose: To adopt permanent rules relating to the leasing of state lands subject to management by the Department of Natural Resources. These rules are designed to establish practical leasing guidelines and achieve the best possible return to the designated trust beneficiary consistent with any other obligations imposed by law.

Adopting Agency: Board of Natural Resources.

Statutory Authority: RCW 79.01.242.

Summary of Rule: RCW 79.01.242 authorizes and directs the Board of Natural Resources to establish procedures and criteria for implementation of the state's land leasing program. These regulations do not apply to the leasing of the state's marine or aquatic lands. Procedures for processing applications for leases are prescribed. Lease auction procedures are set forth. Provision is made for conversion of existing leases to an additional term. Leases are required to provide for periodic rental adjustments and rights to re-lease are prohibited. Private negotiation is authorized after public notice is given of such intention. Mandatory lease terms are specified regarding proposed uses of the land; ownership of improvements at the end of lease term and a plan of development. Assignments of leases may be conditioned by the Department and must be approved in writing. Lessees for residential developments may apply to the Board of Natural Resources for a waiver or extension of lease term.

Finally, provision is made for occupancy after lease expiration and temporary use permits.

Agency Personnel Involved:

Wallace R. Hoffman, Manager, Division of Lands, Dept. of Natural Resources, Public Lands Building, Olympia, Washington 98504, Telephone: (206) 753-4165

J. Lawrence Conniff, Assistant Attorney General, 310 Public Lands Building, Olympia, Washington 98504, Telephone: (206) 753-5318

Proponents or Opponents: Rules drafted by departmental staff and revised in many instances to its present form after meetings and input from lessees and other interested persons and organizations. No opponents are known.

Agency Comments: These rules are needed to provide for orderly implementation of the legislative directives in RCW 79.01.242. The legislature has substantially revamped the old leasing statutes.

NEW SECTION

WAC 332-22-010 PROMULGATION. This chapter is promulgated by the board of natural resources pursuant to the authority granted by RCW 79.01.242 to establish procedures for implementing the department's state land leasing program. The board of natural resources recognizes that in order to obtain a fair market return to the trust, certain of its lands should be retained and managed through leasing. These rules and regulations are designed to establish practical leasing guidelines and achieve the best possible return to the designated trust beneficiary consistent with any other obligations imposed by law on such lands.

NEW SECTION

<u>WAC 332-22-020</u> DEFINITIONS. Insofar as these rules and regulations shall apply, these definitions will be utilized. (1) Commissioner shall mean the commissioner of public lands.

- (2) Department shall mean the department of natural resources as defined in RCW 43.30.030.
- (3) Board shall mean the board of natural resources as defined in RCW 43.30.040.
- (4) Fair market rental value shall mean the rental from the lease based on the highest and best use as determined by an analysis of all relevant land use and economic factors.
- (5) Fair market value for improvements is as defined in RCW 79.01.136.
- (6) Highest and best use shall mean the most profitable legal use that will produce the highest return to the trust over an extended period of time, including interim use.
- (7) Interim use shall mean any use of the land for which a rent can be charged before the planned use has been attained.
- (8) State Lands shall mean those lands defined as state lands in RCW 79.01.004.
- (9) Person shall mean a person 18 years of age or older, partnership, firm, corporation, government agency or other entity.

Qualified person shall mean those persons who meet the qualifications set forth in the notice of leasing.

NEW SECTION

<u>WAC 332-22-030</u> APPLICATIONS FOR LEASE. (1) Applications to lease will be considered only for state lands as may be shown to be available in departmental records or under an existing lease which will expire within ninety (90) days or leases which will allow conversion to a higher and better use.

(2) Lands owned by other governmental entities, which are being managed by the department, may be leased only after the owner has

made a written request to the department or an agreement to make the same available for leasing pursuant to these rules and regulations.

- (3) An application to lease shall be made upon forms prescribed by the department which shall be accompanied by fees prescribed by the board. The fee shall not be refunded unless the state lands applied for are not available for leasing. Applications not accompanied by the proper fees shall not be accepted.
- (4) The commissioner may withhold from leasing any state land either before or after an application to lease is made. The commissioner may reject any and all applications to lease.
- (5) Any person authorized to do business in the state of washington shall be qualified to apply for a lease of state lands.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 332-22-040 LEASE AUCTION PROCEDURE. (1) The department will ascertain those parcels of state land which will be offered for public auction from:

- (a) Applications received;
- (b) Land to be offered for lease; and
- (c) Expiring existing leases which are in the best interest of the state to offer at auction for the same or different uses.
- (2) The department will establish the minimum requirements for persons qualified to bid at public auction.
- (3) Lease auctions will normally be held on the fourth Thursday of a month or on the next business day following where the fourth Thursday falls on a holiday. Special lease auctions may be called on other dates.
- (4) Sealed bids will be received up to the time set in the notice of leasing by the auctioneer (RCW 79.01.252). The lease will be awarded to the bidder with the most acceptable proposal which complies with the criteria set forth in the notice of public auction. The commissioner may reject any or all bids, if it is deemed in the best interests of the state or the trust to do so.
- (5) In the event the auction is to be oral, it will be conducted by the auctioneer (RCW 79.01.252) at the time and place designated in the notice of leasing and the lease shall be awarded, by the commissioner or his designee, to the highest bidder within ten (10) days, if it is determined that the best interests of the state or the trust would be served by doing so.

NEW SECTION

WAC 332-22-050 LEASE PROCEDURE - AMENDMENT AND CONVERSIONS. Existing leases may be amended by negotiation between the lessee and the department but any such amendment shall not exceed the specified maximum lease period. The two-year conversion privilege under RCW 79.01.277 only applies to leases in effect September 26, 1979 and which expire after September 26, 1981.

NEW SECTION

WAC 332-22-060 LEASE PROCEDURE - RENTAL AD-JUSTMENTS. All leases shall provide for periodic rental re-evaluation and adjustment.

NEW SECTION

WAC 332-22-070 LEASE PROCEDURE - NOTICE. Notice of all existing leases which will be negotiated by the department shall be published in two newspapers of general circulation in the area where the state land is located, one of which shall be located in the county where the land is located.

NEW SECTION

WAC 332-22-080 RIGHTS TO RE-LEASE DENIED. Claimed rights to re-lease or to renew a lease will not be authorized or recognized by the department.

NEW SECTION

WAC 332-22-090 NOTICE TO LESSEE OF PUBLIC AUCTION. The current lessee will be notified if the state intends to offer the leased land at public auction.

NEW SECTION

WAC 332-22-100 LEASE NEGOTIATION PROCEDURE. (1) Those leases which will be used generally for the same broad purposes as the current lease may be offered for negotiation.

- (2) A notice of intention to negotiate a lease must be published once within thirty days of the date of negotiation of the existing lease. Such notice shall give the legal description, the date of expiration, the intended land use, the office to which application can be made. The final date to file a written request to lease and such other information as deemed necessary. The notice must further state that any qualified person interested in acquiring the lease must notify the designated office of their interest in such lease. A written request to lease must be received in the designated office by close of business on the specified date to be considered and must state the proposed terms and conditions and the contemplated use of the land.
- (3) The Department shall review all such notices and either award the lease to the prior lessee or offer the land at public auction if the best interest of the state and trust would be served.
- (4) The existing lessee will be considered as a qualified person and will be mailed the criteria for leasing concurrent with mailing of the notice of intention to negotiate to the newspaper.
- (5) Negotiated lease may not exceed the maximum term authorized by RCW 79.01.096 and must have a term commencing within ninety (90) days of date of starting negotiations.

NEW SECTION

WAC 332-22-110 MANDATORY LEASE TERMS. Each lease negotiated or placed at public auction pursuant to these regulations shall contain terms and conditions relating to the following subjects:

- (1) Every lease shall contain a provision setting out the use or uses to which the land is to be employed. Any lawful use may be authorized for state lands and forest board lands. Adequate provision must be made to protect the department against potential third-party claims by virtue of the uses made of the property by the lessee. Liability insurance may be utilized to satisfy this requirement.
- (2) Improvements existing on the land at the time of negotiating a lease or at public auction shall be specifically described and, unless other ownership was authorized shall be considered as a part of the value of the land. Improvements may be required to be constructed as a condition of a lease. All improvements existing or authorized under the lease must be maintained at the sole cost of the lessee, unless otherwise specifically provided in the lease. All improvements must be protected against casualty loss in a manner satisfactory to the department unless otherwise specified in the lease. Improvements placed upon the land by the lessee, shall become the property of the state at the end of lease term unless specifically provided by the lease or department letter to remain in lessee ownership.

Improvements owned by lessee may, at any time, be acquired by the department at fair market value if it determines it is in the best interest of the state or the trust to do so upon agreement with lessee.

(3) Any lease issued pursuant to these regulations in excess of tenyear term, must contain an approved plan of development with a scheduled completion date for any required activities, improvements, or other actions.

NEW SECTION

WAC 332-22-120 ASSIGNMENT. All assignments of leases, whether total or partial, must be approved in writing by the department. Departmental approval of assignments may be conditioned upon a number of factors including, but not limited to, rental adjustment; increased insurance coverage; renegotiation of improvement ownership; or changes in authorized land use. The department may require assurance of the performance capability of the proposed assignee by any feasible means, including the filing of a performance bond.

An assignment will not be considered to be a termination of the lease within the meaning of RCW 79.01.092.

NEW SECTION

WAC 332-22-130 RESIDENTIAL LEASES. A lessee desiring a waiver or modification of a residential lease term, as set forth in RCW 79.01.242 (4), may make a written request to the board and to the department setting forth the proposed change and the reasons therefore. The department may make recommendations to the board on the request which shall be considered by the board prior to rendering its decision.

NEW SECTION

WAC 332-22-140 EXPIRED LEASES - OCCUPANCY. (1) An extension of the expired lease may be authorized by the department for a maximum of one year from date of expiration if it is deemed to be in the best interest of the state or the trust to do so. Such extension shall be issued upon such rent, terms and conditions as the department may prescribe.

(2) If a proposed use for the lands has not been determined, the department may issue a permit to the last lessee for up to a maximum period of five years from date of expiration of the lease for an interim

use.

The permit may be issued in the same general form as a lease for a similar use of the land under such terms and conditions as the department may prescribe. Upon expiration or termination of the permit, the land and improvements can only be leased at public auction as set forth in WAC 332-12-030 and WAC 332-12-040.

NEW SECTION

WAC 332-22-150 TEMPORARY USE PERMITS. The board authorizes the department to issue temporary use permits of state land not to exceed one year which may not be renewed. This permit will only be issued upon receipt of fair market value for the period of occupancy.

WSR 80-14-074 PROPOSED RULES DEPARTMENT OF NATURAL RESOURCES (BOARD OF NATURAL RESOURCES)

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Natural Resources, intends to adopt, amend, or repeal rules concerning the establishment of a permanent rental structure and a fee for processing applications for oil and gas exploration leases;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, November 4, 1980, in the Office of the Commissioner of Public Lands, Public Lands Building, Olympia, Washington.

The authority under which these rules are proposed is section 1, chapter 151, Laws of 1980 and section 2, chapter 109, Laws of 1979, 1st ex. sess. (RCW 79.01.088)

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 3, 1980.

Dated: October 1, 1980
By: Bert L. Cole
Commissioner of Public Lands
Executive Secretary, Board of
Natural Resources

STATEMENT OF PURPOSE

Purpose: Adopting permanent rules establishing a new rental of one dollar and twenty-five cents per acre per year and a royalty of five dollars per acre or fraction thereof per year and procedures under oil and gas leases issued by the Department of Natural Resources.

Adopting Agency: Board of Natural Resources.

Statutory Authority: section 1, chapter 151, Laws of 1980.

Summary of Rule: Section 1, chapter 151, Laws of 1980, amending RCW 79.14.030 directs the Board of Natural Resources to establish a rental rate and a royalty rate for oil and gas leases issued by the Department of Natural Resources. The amendments to WACs 332-12-010(2), 332-12-020(2) and 332-12-060(5) and (6) are necessitated to implement this legislative directive. The proposed rental and royalty rates are intended to provide a fair market return to the State for the privilege of oil and gas exploration and extraction.

Agency Personnel Involved: Wallace Hoffman, Manager, Division Of Lands, Dept. of Natural Resources, Public Lands Building, Olympia, Washington 98504, Telephone: (206) 753-4165.

J. Lawrence Coniff, Assistant Attorney General 310 Public Lands Building, Olympia, Washington 98504, Telephone: (206) 753-5318.

Proponents or Opponents: Rule drafted by Department of Natural Resources staff. No known opponents. Written comments were received from Texaco which have been considered and technical changes were made in the proposed permanent rules.

Agency Comments: These proposed rules are needed to provide for new rental and royalty rates for oil and base leases issued by the Department of Natural Resources as required by section 1, chapter 151, Laws of 1980.

AMENDATORY SECTION (Amending Rule (I)(1), filed 8/7/62; Rule (I)(2), filed 3/23/60)

WAC 332-12-010 APPLICATION FOR LEASE. (1) Qualification of applicants. Any ((citizen of the United States, or person who has, in good faith, declared his intention of becoming a citizen of the United States,)) person or ((any)) corporation, organized and existing under and by virtue of the laws of any state or territory of the United states, may apply for and hold an oil and gas lease on public and other lands of the state of Washington.

(2) Form and manner of application. All such applications shall be filed in the office of the commissioner of public lands at Olympia, Washington, and shall be on forms provided by the commissioner. ((and accompanied by first year advance rental of \$0.50 per acre per year and a lease fee of \$5.00.)) Such applications shall be accompanied by a non-refundable \$20.00 fee.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Rule (I)(3), filed 3/23/60)

WAC 332-12-020 APPROVAL OR REJECTION OF APPLICATIONS. (1) Upon receipt of an application ((duly filed)), the commissioner of public lands shall((; as soon as the normal course of business allows,)) examine the application and lands concerned and either approve or reject said application.

(2) In event of rejection the commissioner shall promptly notify the applicant, giving reason for rejection. ((and return the rental money paid. The filing fee will not be returned. Should an application be rejected in part, only that rental money paid for the rejected portion will be returned.)) Upon approval of the application, the commissioner

shall offer the lands for lease under a competitive bidding sale unless otherwise prescribed by law.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 332-12-050 WITHDRAWAL OF APPLICATION.

AMENDATORY SECTION (Amending Rule (II), filed 3/23/60)

WAC 332-12-060 OFFER OF OIL AND GAS LEASES BY COMPETITIVE BIDDING. (1) Offer of oil and gas leases by competitive bidding. Unless otherwise prescribed by law, oil and gas leases will be issued after competitive offers by sealed bid or public auction. Lands to be offered by sealed bid or public auction shall be advertised not less than 30 days nor more than 180 days after date of ((filing)) approval of the application by any person or corporation for lease of such lands. Notice of the offer of such lands for lease shall be given by publication in a newspaper of general circulation in Olympia, Washington, and in such other publications as the commissioner may authorize. Such notice shall specify the place, date, and hour of the offer and contain a description of the lands to be offered for lease, with a statement of the minimum bid which will be accepted. This notice shall also be posted on the bulletin board in the lobby of the office of the commissioner of public lands for 30 days prior to the offer.

(2) Sealed bid offer. In the event two or more sealed bids tie for the highest bid on an individual tract the commissioner shall reject all bids for the tract of land involved and reoffer said tract for competitive bidding within ((30)) not less than 30 nor more than 45 days.

(3) Oral auction offer. The commissioner will accept and hold sealed bids, said sealed bids to be opened at time of auction and to be considered as a single oral auction bid. No sealed bids will be accepted after ten o'clock a.m. on day of auction.

(4) Award of leases. Subject to the commissioner's powers to withhold any tract or tracts from leasing and to reject any or all bids, oil and gas leases offered shall be awarded to the qualified person who offers the greatest cash bonus; however, in event a cash bonus is not offered a lease may be awarded to the applicant for the minimum acceptable bid or withdrawn until further notice subject to approval by the commissioner.

(5) Competitive bid terms. ((The successful)) Bidders must submit ((with his bids the following:)) prior to being recognized as a bidder a ((E))certified check, money order or cash ((for at least one-fifth of the cash bonus bid by him)) in the amount of #500.00. Unsuccessful bidders will be refunded their deposit. Following award of bid, the successful bidder is required to submit a check equal to one-fifth of his bid. ((Following the auction;)) Unless all bids are rejected, the commissioner will send to the successful bidder three copies of the lease. The bidder will be required within 30 days after receipt thereof to execute the lease, pay the balance of ((his)) their bonus bid, and the first year's rental of \$1.25 per acre. Upon failure of the successful bidder the above requirements, the ((deposit)) money tendered will be forfeited and the application rejected. Further consideration of the land involved will require a new application.

(6) Rejection of bids and reoffer of lease. If any bid is rejected by the commissioner, the ((deposit)) money tendered will be returned. Lands for which no award has been made may be reauctioned not less than 30 days after notice of reauction has been published.

(7) Rental rate and minimum royalty rate. The rental rate for all oil and gas leases issued by the department shall be one dollar and twenty-five cents per acre and the minimum royalty rate shall be ten dollars per acre or fraction thereof.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Rule (III), filed 3/23/60)

<u>WAC 332-12-070</u> ISSUANCE OF LEASES. (1) Form of lease. Leases issued under said act shall be on forms prepared and prescribed by the commissioner of public lands.

(2) Size of lease. Lease shall not exceed the acreage specified in RCW ((78.28.290)) 79.14.020. No single lease will be issued embracing lands which cannot be included within a six mile square area.

(3) Bonds. Each lessee shall prior to the beginning of operations on the leased lands file a surety bond with the commissioner or public lands by a company authorized to do business in the state of Washington in an amount not less than \$5,000 to guarantee the faithful performance by the lessee of the terms, covenants and conditions of such lease and of the provisions of chapter ((78.28)) 79.14 RCW and of the rules and regulations promulgated thereunder as of the date of the issuance of such lease. In event the lessee desires he may file with the commissioner of public lands a blanket surety bond in the amount of not less than \$25,000 guaranteeing the faithful performance by the lessee of the terms, covenants and conditions of all state of Washington leases held by him and of the provisions of RCW ((78.28)) 79.14 and of the rules and regulations promulgated thereunder. All bonds shall be in a form acceptable by the commissioner of public lands.

(4) Operating requirements. All operations shall be conducted subject to compliance with the oil and gas conservation act of 1951 (chapter 78.52 RCW) and the provisions of chapter ((78.28)) 79.14 RCW, and of the rules and regulations promulgated thereunder.

(5) General. ((The state of Washington reserves the right to allow use of easements or rights of way including easements upon, through or in the leased lands as may be necessary or appropriate for the working of any state lands, PROVIDED, HOWEVER, That such use shall not unreasonably interfere with or cause injury to the rights and property of the lessee. The state of Washington also reserves the right to lease for other than oil and gas development purposes or otherwise dispose of the surface of the lands under oil and gas lease subject to lessee's right to use the leased lands in its operations.)) The state of Washington has retained title to mineral rights on public lands sold subsequent to June 11, 1907. The state of Washington, as provided in RCW 79.01.633, transfers its right of entry to such lands to the lessee during the life of the lease. When lands described in an application for a lease shall have been previously encumbered for any other purpose than oil or gas exploration, the applicant for surface drilling rights must provide for compensation to the holder of the surface rights for damages which may result from oil or gas exploration activities. The applicant for a lease must submit evidence of having reached agreement with the holder of the surface rights. In the event the applicant and the holder of the surface rights are unable to reach agreement as to compensation for damages the department will estimate the amount of damages: PROVIDED, That in the event an application is received for a lease on lands which have been withdrawn by the department, or which have been leased by the department to any other governmental entity for a public use, the department will participate in all negotiations between the applicant and the governmental entity concerned regarding the amount of damage that oil or gas exploration will do to the land, giving consideration to the use to which the land is now being, or may reasonably foreseeably be put.

The applicant must post a cash bond or file a surety bond, issued by a bonding company authorized to do business in the state of Washington in an amount sufficient in the opinion of the department to cover such damages, prior to the issuance of a lease for oil or gas exploration until the amount of compensation is determined by agreement, arbitration or judicial decision.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is renealed:

WAC 332-12-100 SURFACE RIGHTS.

WSR 80-14-075 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-141—Filed October 1, 1980]

I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia,

Washington, the annexed rules relating to personal use fishing regulations.

I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to protect adult chinook salmon that are delayed in the Kalama due to river turbidity and are unusually vulnerable to snagging. Spawning chinook salmon in the upper Washougal and upper Cowlitz are in need of protection.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 1, 1980.

By Gordon Sandison Director

NEW SECTION

WAC 220-57-31000B KALAMA RIVER. (1) Notwithstanding the provisions of WAC 220-57-130, effective immediately until further notice, it shall be unlawful to take, fish for or possess salmon for personal use in that portion of the Kalama River between the trap on lower Kalama downstream to the Interstate 5 Bridge.

- (2) Effective immediately until further notice, it shall be unlawful to retain chinook salmon over 28 inches in length in that portion of the Kalama River from a point 1,000 feet below the fishway at the upper salmon hatchery to the trap on lower Kalama.
- (3) During the period September 1 through October 31, that portion of the Kalama River from markers at the Lower Kalama Hatchery pumphouse (intake) downstream to the natural gas pipeline crossing at Mahaffey's Campground will be open for fly fishing only.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-57-17500E COWLITZ RIVER. (80-90) WAC 220-57-31000A KALAMA RIVER. (80-90) WAC 220-57-49500B WASHOUGAL RIVER. (80-90)

WSR 80-14-076 EMERGENCY RULES DEPARTMENT OF FISHERIES

[Order 80-142-Filed October 1, 1980]

- I, Gordon Sandison, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.
- I, Gordon Sandison, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to protect Skagit River coho salmon. Spawning chinook also need protection in the upper Skagit system.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 1, 1980.

By Gordon Sandison Director

NEW SECTION

WAC 220-28-00800C CLOSED AREA. Effective 12:00 noon October 2, 1980 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes in Puget Sound Salmon Management and Catch Reporting Area 8.

NEW SECTION

<u>WAC 220-28-008F0H</u> CLOSED AREA. Effective 12:00 noon October 2, 1980 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes from the waters of the Skagit River, including all tributaries.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-008F0G CLOSED AREA. (80-131)

WSR 80-14-077 PROPOSED RULES DEPARTMENT OF NATURAL RESOURCES (Board of Natural Resources)

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Natural Resources, intends to adopt, amend, or repeal rules concerning the establishment of permanent fees to be charged for processing and issuance of documents and copies of records by the Department of Natural Resources;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, November 4, 1980, in the Office of the Commissioner of Public Lands, Public Lands Building, Olympia, Washington.

The authority under which these rules are proposed is chapter 109, Laws of 1979, 1st ex. sess. (RCW 79.01.088).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 3, 1980.

Dated: October 1, 1980
By: Bert L. Cole
Commissioner of Public Lands
Executive Secretary, Board
of Natural Resources

STATEMENT OF PURPOSE

Purpose: Adopting permanent rules establishing fees and charges for services performed for processing and copying records by the Department of Natural Resources.

Adopting Agency: Board of Natural Resources.

Statutory Authority: RCW 79.01.088; chapter 109, Laws of 1979, 1st ex. sess.

Summary of Rule: RCW 79.01.088 authorized and directed the Board of Natural Resources to charge "reasonable fees . . . in an amount sufficient to defray the cost of" providing documents and records or copies thereof. These rules establish a fee schedule which ought to accomplish the legislative goal of cost recovery. As inflation continues, it will be necessary to periodically review the reasonableness of the fees charged.

Agency Personnel Involved:

Wallace R. Hoffman, Manager, Lands Division, Department of Natural Resources, Public Lands Building, Olympia, Washington 98504, Telephone: (206) 753-4165.

J. Lawrence Coniff, Assistant Attorney General, 310 Public Lands Building, Olympia, Washington, 98504, Telephone: (206) 753-5318. Proponents or Opponents: Rule drafted by Department of Natural Resources staff. No known opponents.

Agency Comments: These proposed permanent rules are needed to replace the old (abolished) fee schedule for services performed by the Commissioner of Public Lands.

NEW SECTION

WAC 332-10-150 PROMULGATION. Pursuant to chapter 109, Laws of 1979, 1st Ex. Sess., the Board of Natural Resources promulgates the following regulations, WAC 332-10-150 through 332-10-190 establishing charges for services performed by the Commissioner of Public Lands.

NEW SECTION

WAC 332-10-160 DEFINITION. (1) "Fee" shall mean a charge for services performed by the Commissioner of Public Lands through the Department of Natural Resources.

- (2) "Public agency" shall mean any agency, political subdivision or unit of local government of this state or any agency of state government.
- (3) "Application" shall mean an application to lease public land for any purpose except mineral, coal and oil and gas exploration or extraction.

NEW SECTION

WAC 332-10-170 FEES FOR PERFORMING THE FOL-LOWING SERVICE. A fee will be collected and transmitted to the state treasurer as required by law.

- (1) Five dollars for the issuance of:
- (a) original contract of sale;
- (b) original bill of sale;
- (c) original lease;
- (e) original harbor area lease and approval of bond;
- (f) original right of way certificate;
- (g) lieu contract of sale;
- (h) lieu lease (except mineral, coal and oil and gas).
- (2) Five dollars for the approval of:
- (a) assignment of contract of sale;
- (b) assignment of lease (any kind);
- (c) assignment of bill of sale.
- (3) Five dollars for certification of any document.
- (4) Fifteen cents per page for copies of records or documents which do not exceed 8-1/2 x 13 inches in page size.
- (5) Copies of records or documents which exceed the size limits of (4) above (e.g., computer printouts, films, recordings or larger documents) will be charged on the basis of the cost of reproduction as determined by the records officer for the Department of Natural Resources.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 332-10-180 APPLICATION FEE. An applicant to lease any public land shall pay a five dollar application fee. The application fee is not refundable and will not be credited as a portion of the required annual rental.

NEW SECTION

WAC 332-10-190 EXCEPTIONS. A public agency will be exempt from paying the fees set forth in WAC 332-10-170 and WAC 332-10-180.

WSR 80-14-078 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Nursing, intends to adopt, amend, or repeal rules concerning the amending of WAC 308-120-100, 308-120-509, 308-120-510, 308-120-511, adding new sections 308-120-161, 308-120-162, 308-120-163, 308-120-164, 308-120-165, 308-120-166, 308-120-168, amending 308-120-170, 308-120-185, 308-120-410, 308-120-420 and repealing 308-120-160;

that such agency will at 9:00 a.m., Friday, November 14, 1980, in the Sea-Tac Red Lion, 18740 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto:

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Friday, November 14, 1980, in the Sea-Tac Red Lion, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.88.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 10, 1980, and/or orally at 9:00 a.m., Friday, November 14, 1980, Sea-Tac Red Lion, 18740 Pacific Highway South, Seattle, WA.

Dated: October 1, 1980

By: Margaret M. Sullivan

Executive Secretary

STATEMENT OF PURPOSE

Agency: Washington State Board of Nursing.

Purpose: The purpose of the amendments to WAC 308-120-100 is to remove certain unnecessary words and add a definition of terms that was inadvertently repealed earlier.

The purpose of the amendment to WAC 308-120-509 is to clarify that nursing homes are included in the variety of sites that may be used for student experiences and to require the inclusion of a termination clause in agreements between schools and these extended learning sites.

The purpose of the amendments to WAC 308-120-510 and 308-120-511 is to clarify that the nurse administrator and faculty appointed after January 1, 1985 are required to have a Bachelor's Degree in nursing in addition to the Master's Degrees that were specified in the rule.

The purpose of new sections WAC 308–120–161 through 308–120–168 is to replace the repealed rule, WAC 308–120–160, with shorter, more easily understood rules that deal with single subjects. The new rules also contain certain changes that clarify sections contained in WAC 308–120–160.

The purpose for the amendment to WAC 308-120-170 is to correct the reference to permits by utilizing the statutory correct name, "interim" permit, and to clarify who is entitled to such permits.

The purpose of the amendment to WAC 308-120-185 is to eliminate the requirement that the Board approve the examination for the individuals returning to active status from temporary retirement separate from its approval of refresher courses.

The purpose of the amendment to WAC 308-120-410 is to include a requirement that individuals applying for a CRN prescriptive authority not be in violation of the Nurse Practice Act.

The purpose of the amendment to WAC 308-120-420 is to remove the requirement that the diagnosis of the patient be included on the prescription and to require the indication for use, and to add a newly approved CRN practice area to the list of those currently in the rule.

Statutory Authority: RCW 18.88.080.

Summary Of The Rules: WAC 308-120-100 contains the definitions of terms used in the Nurse Practice Act and in the rules.

WAC 308-120-509 lists the resources, facilities and services that are required for approval for schools of nursing.

WAC 308-120-510 outlines the qualifications and functions of nurse administrators in approved schools of nursing.

WAC 308-120-511 contains the qualifications and principle functions of faculty members for approved schools of nursing.

WAC 308-120-161 contains the qualifications required of an individual in order to write the examination for licensing as a registered nurse in the State of Washington.

WAC 308-120-162 contains the requirements for filing applications for the licensing examination.

WAC 308-120-163 contains the requirement for the specific examination to be given, the passing score for this examination, the frequency of the examination administration and the contract with the testing services.

WAC 308-120-164 outlines the procedure for the release of examination results.

WAC 308-120-165 contains the requirements and procedures for individuals repeating examinations that they have failed.

WAC 308-120-166 outlines the method for licensure of individuals previously licensed in a foreign country.

WAC 308-120-168 outlines the procedure for licensure by interstate endorsement without examination.

WAC 308-120-170 lists the documents that indicate that a person has been authorized

to practice registered nursing in the State of

WAC 308-120-185 outlines the procedure for returning to active practice of nursing from temporary retirement.

WAC 308-120-410 contains the application requirements for a certified registered nurse to obtain prescriptive authority.

WAC 308-120-420 contains the requirements for authorized prescriptions by a certified registered nurse and contains the listing of the CRN practice areas.

Reason Action Proposed: The amendments and new sections are proposed to clarify the language that was contained in the original rules, to make certain additions to the requirements regarding registered nursing, and to repeal a cumbersome rule and handling the subject matter contained in that rule in shorter, more easily referenced and understood rules.

Responsible Departmental Personnel: The following agency personnel have knowledge of and have responsibility for drafting, implementing and enforcing these rules:

Name/Title Address Telephone Margaret M. Sullivan Third Floor 234-3726 **Executive Secretary** (SCAN) Highways-Licenses Building Olympia, WA 98504

> Proponents: These rules and amendments were proposed by the Washington State Board of Nursing.

> Agency Comments: These amendments are promulgated pursuant to the authority contained in RCW 18.88.080.

AMENDATORY SECTION (Order PL 339, filed 3/27/80)

WAC 308-120-100 DEFINITIONS. (1) "Board" means the Washington state board of nursing.

(2) "School" means an educational unit charged with the responsibility of preparing persons to practice as registered nurses($(\frac{1}{2})$). Three types of basic schools of nursing are distinguished by the certificate awarded to the graduate. Schools of nursing within colleges and universities award the associate degree or baccalaureate degree. Schools of nursing sponsored by a hospital award a diploma.

(3) "Initial approval" of schools of nursing is the approval given a new school of nursing based on its proposed program prior to the admission of its first class.

(4) "Full approval" of a school of nursing is the approval given a school of nursing that meets the requirements of the law and the rules and regulations of the board.

(5) "Conditional approval" of a school of nursing is the approval given a school of nursing that has failed to meet the requirements of the law and the rules and regulations of the board, and it specifies conditions that must be met within a designated time to rectify the failure.

(6) An "unapproved school of nursing" is a school of nursing that has been removed from the list of approved schools for failure to meet the requirements of the law and the rules and regulations of the board or a school that has never been approved by the board.

((f)) 7 ((f)) "Extended Learning Sites" refers to any area external to the parent organization selected by faculty for student learning

 $((\frac{1}{2}))$ 8 $((\frac{1}{2}))$ "Faculty" means persons who are responsible for the educational program of the school of nursing and who hold faculty appointment in the school.

 $((\frac{1}{2}))\underline{9}((\frac{1}{2}))$ "Nursing student" is a person currently enrolled in an approved school of nursing.

((f))10((f)) "Nursing aide" as that phrase is used in RCW 18.88.280(3) ((the Professional Nurse Practice Act))) is a nursing student who is employed for the purpose of giving help, assistance and support in the performance of those services which constitute the practice of ((professional)) registered nursing.

- (a) "Direction((, control)) and supervision" the nursing aide may function only under the "direction((, control[,])) and supervision" of the licensed ((professional)) registered nurse. She/he may never function as an independent practitioner or in a supervisory capacity, such as, e.g., head nurse, charge nurse, supervisor, administrator, or private duty nurse. She/he ((should never)) shall not perform duties or functions beyond her/his educational ((and professional)) nursing preparation, as determined by the school in which she/he is enrolled. Supervision((;)) and direction ((and control)) shall include, but not be limited to, the following:
- (i) A delegation of duties with regard to each individual patient, which duties shall be consistent with and shall not be greater than the abilities of the nursing aide, as indicated by her/his level of educational ((and professional)) preparation;
- (ii) An awareness of the activity of the nursing aide as it occurs; and (iii) A continuing evaluation of the performance of the nursing aide, and reassignment consistent therewith.
- (b) "Responsibilities employer, school of nursing, and nursing aide":
- (i) Employer. It is the responsibility of the employer of such a nursing aide to obtain evidence of the aide's preparation from the school of nursing in which this student is enrolled.
- (ii) School of nursing. It is the responsibility of the (([nursing])) school of nursing to furnish the prospective employer of the nursing aide with written evidence of ((this)) the student's educational ((and professional)) preparation. Evidence of ((this)) the student's educational ((and professional)) preparation should include types of patients for whom she/he is prepared to care, specific procedures which she/he can perform, and additional nursing functions which she/he is prepared to do.
- (iii) Nursing aide. It is the responsibility of the nursing aide($(\frac{1}{12})$) to accept only those assignments which are within the limits of her/his preparation as specified by her/his school of nursing.
 (11) "Registered nurse" as used in these rules shall mean a nurse as

defined by RCW 18.88.170.

(12) "Nurse administrator" is an individual who meets the qualifications contained in WAC 308-120-((2))510 and who has been designated as the person primarily responsible for the direction of the program in nursing. Titles for this position may include, among others, dean, director, co-ordinator or chairperson.

(13) "Definition of terms appearing in RCW 18.88.280" - the terms "direction and supervision", "auxiliary services", and "minor nursing services" are defined as follows:

(a) "Minor nursing services". The techniques and procedures used

by the nursing profession are extremely difficult to categorize as major or minor nursing services. The important factor with which this law is concerned is the determination of which nursing person and at what level of preparation that person may perform said technique or procedure in relation to the condition of a given patient, and this kind of determination rests with the registered nurse.

(b) "Auxiliary services" are all those nursing services provided to patients by persons other than the registered nurse, the licensed practical nurse and the nursing student.

(c) "Direction and supervision" shall include, but not be limited to the following:

(i) The delegation of duties with regard to each individual patient, which duties shall be consistent with and shall not be greater than the abilities of the auxiliary personnel, as indicated by their level of educational preparation.

(ii) An awareness of the activity of auxiliary personnel.

(iii) A continuing evaluation of the performance of the auxiliary personnel.

(iv) The responsibility of the auxiliary person to accept only those assignments which are within the limits of his or her preparation.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Order PL 339, filed 3/27/80)

WAC 308-120-509 RESOURCES, FACILITIES AND SER-VICES FOR APPROVED SCHOOLS OF NURSING. (1) Classrooms, laboratories and conference rooms shall be available and shall be adequate in size, number and type according to the number of students and the educational purposes for which the rooms are to be used.

- (2) Offices shall be available and adequate in size, number and type to provide faculty with opportunity to uninterrupted work and privacy for conferences with students. Offices shall have adequate space for clerical staff, records, files and other equipment.
 - (3) Extended learning sites:
- (a) A variety of sites may be utilized for student experience. These may include hospitals, clinics, offices of health professionals, health centers, nursery schools, elementary and secondary schools, rehabilitation centers, mental health clinics, ((and)) public health departments, and nursing homes.

(b) Extended learning sites shall provide learning experiences of sufficient number and variety for student achievement of the

course/curriculum objectives

- (c) Written agreement shall be maintained between the school and the extended learning sites. Such agreement shall be reviewed periodically and shall state the responsibilities and privileges of each party, which shall include a termination clause.
- (d) Extended learning sites shall be approved by the board for their educational use.
- (4) Library facilities shall be provided for use by the faculty and students. Physical arrangement, usefulness, scope and currency of books, periodicals, and hours shall be appropriate for the purpose of the school and the number of faculty and students.
- (5) Secretarial and support services shall be adequate to meet the needs of the nursing ((program)) school

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Order PL 339, filed 3/27/80)

- WAC 308-120-510 NURSE ADMINISTRATOR FOR AP-PROVED SCHOOL OF NURSING. (1) Nurse administrators shall have the following qualifications:
- (a) A current license to practice as a registered nurse in Washington.
- (b) A minimum of a ((master's degree in nursing or public health)) baccalaureate degree in nursing and either a master's degree in nursing or a master's degree in public health from an accredited college or university, which includes evidence of preparation in administration, curriculum development and/or teaching.
- (c) A minimum of five (5) years of professional experience as a registered nurse which includes two (2) years teaching in an approved school of nursing and one (1) year administrative experience in nursing.

Exceptions shall be justified to and approved by the board of nursing.

- (2) Nurse administrators are responsible for the following functions:
- (a) Create and maintain an environment conducive to teaching and
- (b) Serve as liaison with the central administration and other units of the college or university.

(c) Organize and administer the nursing program.

- (d) Provide educational leadership for the faculty and students of the school.
- (e) Facilitate recruitment, selection and development of qualified faculty.
- (f) Recommend faculty for appointment, promotion, tenure and retention.
 - (g) Facilitate program evaluation and development.

(h) Plan and administer the budget.

- (i) Facilitate arrangements for all necessary resources and services.
- (j) Facilitate peer and student evaluation of teaching effectiveness.
- (k) Facilitate development of long range goals and objectives for the ((nursing program)) school of nursing.
 - (1) Facilitate the recruitment, selection and retention of students.
- (m) Assure that the minimum rules/regulations of the state board of nursing are effectively implemented.
- (3) The nurse administrator shall have sufficient time provided for carrying out administrative responsibilities. ((Instructional responsibilities of the nurse administrator shall be consistent with the scope of the administrative responsibility.))

AMENDATORY SECTION (Order PL 339, filed 3/27/80)

WAC 308-120-511 FACULTY FOR APPROVED SCHOOLS OF NURSING. (1) Faculty shall have the following qualifications:

- (a) A current license to practice as a registered nurse in Washington.
- (b) Academic preparation and professional experience consistent with their respective areas of responsibility.
- (c) ((The baccalaureate degree in nursing shall be a minimum requirement for faculty appointment until January 1, 1985, at which time a minimum of a master's degree in nursing or public health shall be required.)) After January 1, 1985, all newly appointed faculty shall be required to hold a minimum of a baccalaureate degree in nursing and either a master's degree in nursing or a master's degree in public health from an accredited college or university.

Exceptions shall be justified to and approved by the board of nursing.

- (2) Principal functions of the faculty shall include but not be limited to:
- (a) Develop, implement and evaluate the philosophy and objectives of the program;
 - (b) Construct, implement, evaluate and revise the curriculum;
- (c) Develop and evaluate policies and standards for the selection, admission, promotion and graduation of nursing students within the framework of the policies of the college or university;
- (d) Evaluate student achievement in terms of course and program objectives, assign grades for courses according to policies, and recommend successful candidates for the degree or diploma;
- (e) Develop, implement and evaluate statements of policy necessary for the operation of the program, and participate in appropriate activities of the college or university;
 - (f) Participate in academic advising of students;
 - (g) Provide for peer and student evaluation of teaching effectiveness;
- (h) Participate in periodic review of the total nursing program; and (i) Participate in the overall faculty activities of the college or uni-
- versity, e.g., governance, interdepartmental teaching and research.
- (3) A nursing faculty organization, with delineated policies and procedures, shall be established in harmony with the policies of the college or university.
- (a) All faculty shall participate in the activities of the faculty organization in ways consistent with their position and responsibilities.
- (b) Committees shall be established as necessary to carry out the functions of the faculty effectively. The purposes and membership of each committee shall be defined clearly.
 - (c) Meetings shall be held on a regular basis.
- (d) Minutes, including faculty action, shall be recorded in writing and kept on file for ready reference.
 - (4) Faculty/student ratio.
- (a) Faculty shall be provided in adequate number and kind to meet the purposes and objectives of the program.
- (b) Twelve (12) students is the maximum for which a faculty member shall be responsible at any one time in the clinical area. A lower ratio may apply to students in initial or highly complex learning situations. Factors to be considered in determining the ratio are:
 - (i) The preparation and expertise of the faculty member;
 - (ii) The objectives to be achieved;
 - (iii) The level of students;
- (iv) The number, type, and conditions of patients; (v) The number, type, location and physical layout of clinical facilities;
- (vi) The number of clinical facilities being used for a particular course.

Exceptions shall be justified to and approved by the board of nursing.

NEW SECTION

WAC 308-120-161 QUALIFICATION/ELIGIBILITY TO WRITE THE LICENSING EXAMINATION: (1) Graduates from Washington State board approved schools of nursing holding a degree/diploma from such a school shall be eligible to write the examination provided all other requirements are met.

(2) Graduates from a nursing school approved by a board of nursing in another U. S. jurisdiction shall be eligible to write the examination

(a) The nursing school meets the minimum standards approved for state board school of nursing in Washington at the time of the applicant's graduation;

- (b) Graduate holds a degree/diploma from the approved school of nursing;
 - (c) All other requirements are met.

NEW SECTION

WAC 308-120-162 FILING OF APPLICATION FOR LI-CENSING EXAMINATION. (1) All applicants shall file a completed notarized application, with the required fee prior to May 1, for the July examination and December 1 for the February examination.

(2) Applicants shall request the school of nursing to send an official

transcript directly to the division of professional licensing.

(3) Applicants who have filed the required application and met all qualifications will be notified of their eligibility, and only such applicants will be admitted to the examination.

NEW SECTION

WAC 308-120-163 LICENSING EXAMINATION. (1) The official registered nurse licensing examination shall be the current series of the State Board Test Pool Examination for registered nurse

- (2) The minimum passing score is a standard score of 350 for each one of the five tests included in the examination, up to and including the February 1982 examination.
- (3) As of July 1982, there will be four two-hour tests with a minimum passing standards score of 1600 for the total examination.
- (4) Examinations shall be conducted twice a year, in February and July.
- (5) The annual contract with the testing services for the use of the State Board Test Pool Examination shall be negotiated by the executive secretary or the chairman of the board.
- (6) The examination shall be administered in accord with the National Council of State Boards of Nursing, Inc., security measures and contract.

NEW SECTION

WAC 308-120-164 RELEASE OF RESULTS OF EXAMINA-TION. (1) Candidates shall be notified regarding the examination by mail only.

(2) Candidates who pass shall receive the results of the examination

and a license to practice as a registered nurse.

(3) Candidates who fail shall receive the results of the examination and a letter of notification regarding their eligibility to rewrite.

- (4) Each school of nursing in Washington shall receive a statistical report of the test results of candidates from that school.
- (5) Results or scores of the examination will not be released to anyone except as provided above unless release is otherwise authorized by the candidate in writing.
- (6) The candidate's examination results will be maintained in his/her application file in the Division of Professional Licensing, Department of Licensing.

NEW SECTION

WAC 308-120-165 FAILURES—REPEAT EXAMINATION. (1) The application form to rewrite the examination and fee when required shall be filed with the board on or before May 1 for the July examination and December 1 for the February examination.

- (2) Candidates who fail any test(s) will be permitted to rewrite any failed test three (3) times within the two-year period from the date of first writing until February 1, 1982. After February 1, 1982, all candidates who fail the examination will be required to rewrite the entire examination.
- (3) If a candidate fails the first examination taken, no additional fee will be required, provided that the candidate appears for and takes the next scheduled examination. Candidates shall pay the required examination fee for any subsequent examination taken.
- (4) Candidates who fail to pass the examination within the time period specified in (2) above shall be required to complete a program of study approved by the board. Upon successful completion of the approved program, the candidate shall be required to write the entire examination.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 308-120-166 APPLICANTS PREVIOUSLY LICENSED IN A FOREIGN COUNTRY. (1) Applicants for licensure educated in a country outside the United States or its territories shall meet the following requirements for licensure:

(a) Satisfactory completion of a basic nursing education program

approved in the country of original licensure.

- (i) The nursing education program shall be equivalent to the minimum standards prevailing for state board approved schools of nursing in Washington at the time of graduation.
- (ii) Any deficiencies in the nursing program (theory and clinical practice in medical, psychiatric, obstretric, surgical and pediatric nursing) shall be satisfactorily completed in a state board approved school of nursing.
- (b) Satisfactory passage of the screening examination for foreign nurses. As of May 1, 1981, all applicants from countries outside the United States, and never before licensed in one of the U. S. jurisdictions shall have passed the CGFNS qualifying examination with an acceptable score as determined by the board.
- (c) Applicants licensed under the laws of a country outside the United States or its territories shall be required to take the state board test pool examination for registered nurse licensure; PROVIDED, That those persons meeting the requirements of WAC 308-120-168(2) are exempt from this requirement.
- (d) All other requirements of the statute and regulation shall be met.

(2) Applicants for examination shall:

- (a) Submit a completed notarized application with nonrefundable fee prior to May 1 for the July examination and prior to December 1 for the February examination.
- (b) Request the school of nursing to submit an official transcript directly to the division of professional licensing.
- (c) Request the licensing agency in the country of original license to submit evidence of licensure.
- (d) Submit a notarized copy of the certificate issued by the Commission on Graduates of Foreign Nursing Schools.
- (e) If the applicant's original documents (education and licensing) are on file in another state or with the Commission, the applicant may request that state board or the Commission to send notarized copies in lieu of the originals.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 308-120-168 LICENSURE BY INTERSTATE EN-DORSEMENT. (1) A license to practice as a registered nurse in Washington may be issued without examination provided the applicant meets all of the following requirements:

- (a) The applicant has graduated and holds a diploma from a state board approved school of nursing preparing candidates for licensure as a registered nurse provided such nursing program is equivalent to the minimum nursing educational standards prevailing for state board approved schools of nursing in Washington at the time of the applicant's graduation.
- (i) Applicants who were licensed prior to January 1, 1953 shall have scored at least 75% on the state board examination in the state of original licensure.
- (ii) Applicants licensed prior to January 1, 1953 but before June 1, 1982 shall have passed the state board test pool examination for registered nurse licensure with a minimum standard score of 350 in each test.
- (iii) Applicants licensed after July 1, 1982 shall have passed with a minimum standard score of 1600 for the total examination.
- (b) The applicant holds a valid current license to practice as a registered nurse in another state or territory.
- (c) The application shall be completed and notarized, the fee must be filed with the application. The fee is not refundable. A notarized copy of a valid current license shall be filed with the application.
- (d) Verification of licensure by examination shall be obtained from the state or territory of original licensure. Any fee for verification required by the state or territory of original license shall be paid by the applicant.
- (2) Applicants from countries outside the United States who were granted a license in another U. S. jurisdiction or territory prior to

December 31, 1971, and who were not required to pass the state board test pool examination shall meet the following requirements:

- (a) The nursing education program shall meet the minimum approved standards prevailing for schools of nursing in Washington at the time of the applicant's graduation.
- (b) The applicant holds a valid current license to practice as a registered nurse in another U. S. jurisdiction or territory.

(c) The applicant shall submit to the board:

- (i) A complete notarized application. The nonrefundable fee must be filed with the application.
- (ii) Verification of original licensure obtained in the U. S. jurisdiction or territory.
- (iii) Notarized copies of educational preparation and licensure by examination submitted directly from the country of original licensure or from the state board or territory of original U. S. licensure.
- (iv) Verification of current nursing practice for three years prior to application for Washington licensure.
- (d) The applicant shall meet all requirements of chapter 18.88 RCW and regulations of the board.

AMENDATORY SECTION (Order PL 196, filed 7/25/75)

WAC 308-120-170 DOCUMENTS WHICH INDICATE AUTHORIZATION TO PRACTICE REGISTERED NURSING IN WASHINGTON. The following documents are the only documents that indicate legal authorization to practice as a registered nurse in Washington:

(1) Licensure. Issued upon completion of all requirements for licensure – confers the right to use the title registered nurse and the use of

its abbreviation, R.N

(2) ((Temporary)) Interim permit. ((A temporary)) An interim permit may be issued to a graduate from an approved ((registered)) nursing ((program)) school who has met all qualifications, has filed an application for examination and is eligible for admission to the ((first)) licensing examination ((scheduled following date of graduation)).

(a) This permit expires when a license is issued, ((failure notice is received;)) when the candidate receives notice of failure, or within one year ((of)) from the date of issuance, whichever is the earliest date.

The permit is not renewable.

(b) An applicant who does not write the examination on the date scheduled shall return the permit to the division of professional licensing.

(c) The ((temporary)) interim permit authorizes the holder to perform functions of registered nursing as described in chapter 18.88 RCW. It is in violation of the law regulating the practice of registered nursing to use the title "registered nurse". The title (("temporary)) "interim permit nurse" may be used.

(((3) Memorandum of approval. A memorandum of approval of application for license by endorsement is issued pending printing of the

license. The date of expiration is on the memorandum.))

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Order PL 228, filed 5/2/78)

WAC 308-120-185 RETURN TO ACTIVE STATUS FROM TEMPORARY RETIREMENT. After January 1, 1974, persons on nonpracticing status for three years or more who wish to return to active status shall be issued a limited educational license to enroll in a board approved refresher course. Upon successful completion of the course, ((the individual shall take an examination approved by the board. Upon passage of this examination;)) the individual's license shall be returned to active status. Nonpracticing means the individual has been on the inactive list for a period of three years or more and does not hold a current license to practice in Washington or in any other United States jurisdiction.

AMENDATORY SECTION (Order PL 310, filed 8/17/79)

WAC 308-120-410 APPLICATION REQUIREMENTS FOR CRN PRESCRIPTIVE AUTHORITY. A registered nurse applicant for authority to prescribe drugs shall:

(1) be currently recognized as a certified registered nurse in Washington and shall not be in violation of the provisions of RCW 18.88.230;

- (2) have been engaged in clinical practice for a total of one year, either as a requirement of the board-approved national certification, or practice subsequent to CRN recognition by the board;
- (3) provide evidence of completion of thirty contact hours of education in pharmacology and clinical management of drug therapy related to the applicant's scope of practice and which are:
- (a) obtained within a four-year time period immediately prior to the date of application for prescriptive authority
- (i) at least eight contact hours shall be obtained in the year immediately prior to the date of application;

(b) derived from the following:

(i) study within the CRN certification program;

(ii) study other than (i) above approved by the board; and

(c) submitted on forms provided by the board; and

(4) submit a completed, notarized application on a form provided by the board accompanied by a specified nonrefundable fee.

AMENDATORY SECTION (Order PL 310, filed 8/17/79)

WAC 308-120-420 AUTHORIZED PRESCRIPTIONS BY THE CRN. (1) Prescriptions for drugs shall comply with all applicable state and federal laws.

(2) Prescriptions shall specify the ((diagnosis of the patient)) indication for use and shall be signed by the prescriber with the initials "CRN" and the prescriber identification number assigned by the board with reference to specific CRN practice areas as follows:

anesthesia	-10
midwifery	-20
adult health	-30
community health	-40
family health	-50
gerontology	-60
maternal-gynecological-neonatal	-70
medical/surgical	-80
pediatrics	-90
psychiatric/mental health	-100
occupational health	-110
neuro-surgical nursing	<u>–120</u>

(3) Prescriptions for controlled substances in schedules I through IV are statutorily prohibited by RCW 18.88.280(16). Controlled substances in schedule V shall not be prescribed.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 308-120-160 LICENSURE QUALIFICATIONS AND REQUIREMENTS—EXAMINATIONS.

WSR 80-14-079 PROPOSED RULES DEPARTMENT OF LICENSING (Board of Dental Examiners)

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Dental Examiners, intends to adopt, amend, or repeal rules concerning the amending of WAC 308-36-065 and 308-40-105;

that such agency will at 11:00 a.m., Friday, November 21, 1980, in the Mercury 11 Room, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Friday, November 21, 1980, in the Mercury 11 Room, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.29.030 and 18.32.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 18, 1980, and/or orally at 11:00 a.m., Friday, November 21, 1980, Mercury 11 Room, Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: October 1, 1980 By: Joanne Redmond Assistant Administrator

STATEMENT OF PURPOSE

Agency: Washington State Board of Dental Examiners.

Purpose: The purpose of the amendments is to clarify the Board's procedure for review of examination results and the resultant formal hearings, for both candidates for dental and dental hygiene candidates.

Statutory Authority: RCW 18.29.030 and 18.32.040.

Summary of the Rules: WAC 308-36-065 outlines the procedure an examinee who has failed the dental hygiene licensing examination must follow in order to obtain initial review of his/her examination.

WAC 308-40-105 outlines the procedures an examinee who has failed the dental licensing examination must follow in order to obtain initial review of his/her examination results.

Reason Action Proposed: The amendments are proposed to clarify language that some examinees misunderstood and does not change the Board's procedure.

Responsible Departmental Personnel: The following agency personnel have knowledge of and have responsibility for drafting, implementing and enforcing these rules: Joanne Redmond, Asst. Administrator, Business and Professions Administration, Third Floor, Highways-Licenses Bldg., Olympia, WA 98504, 234-2205 (SCAN), 753-2205 (COMM).

Proponents: This amendment was proposed by the Washington State Board of Dental Examiners.

Agency Comments: These amendments are promulgated pursuant to the authority contained in RCW 18.29.030 and 18.32.040.

AMENDATORY SECTION (Amending Order PL 342, filed 4/22/80)

WAC 308-36-065 EXAMINATION REVIEW PROCE-DURES. (1) Each individual who takes the practical examination for licensure as a dental hygienist and does not pass the examination will be provided, upon written request, a statement indicating the areas of the practical examination in which his or her performance was deficient.

(2) Any unsuccessful applicant, after being advised by the board of the areas of deficiency in the examination, may request review by the board of his or her examination results. This request must be in writing and must be received by the board within 45 days of notification of the examination results. The request must state the reason or reasons why the applicant feels the results of the examination should be changed.

The board will consider the following to be adequate reasons for modification of examination results:

- (a) a showing of a significant procedural error in the examination process;
- (b) evidence of bias, prejudice or discrimination in the examination process;
- (c) other significant errors which result in substantial disadvantage to the applicant.
- (3) Any applicant who is not satisfied with the result of the review of his/her examination may appeal the board's ((final)) decision and may request a formal hearing to be held before the board pursuant to the Administrative Procedure Act. Such hearing must be requested within 20 days of receipt of the result of the board's review of the examination results.

AMENDATORY SECTION (Amending Order PL 342, filed 4/22/80)

WAC 308-40-105 EXAMINATION REVIEW PROCE-DURES. (1) Each individual who takes the practical examination for licensure as a dentist and does not pass the examination will be provided, upon written request, a statement indicating the areas of the practical examination in which his or her performance was deficient.

- (2) Any unsuccessful applicant, after being advised by the board of the areas of deficiency in the examination, may request review by the board of his or her examination results. This request must be in writing and must be received by the board within 45 days of notification of the examination results. The request must state the reason or reasons why the applicant feels the results of the examination should be changed. The board will consider the following to be adequate reasons for modification of examination results:
- (a) a showing of a significant procedural error in the examination process;
- (b) evidence of bias, prejudice or discrimination in the examination process;
- (c) other significant errors which result in substantial disadvantage to the applicant.
- (3) Any applicant who is not satisfied with the result of the review of his/her examination may appeal the board's ((final)) decision and may request a formal hearing to be held before the board pursuant to the Administrative Procedure Act. Such hearing must be requested within 20 days of receipt of the result of the board's review of the examination results.

WSR 80-14-080 PROPOSED RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed October 1, 1980]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries, intends to adopt, amend, or repeal rules concerning Self-insurers' shares of state fund deficits. Risk classification rules and definitions applicable to workers' compensation insurance underwritten by the Department of Labor and Industries, basic premium rates and experience rating rules applicable to this same insurance.

The Agency reserves the right to modify the text of these proposed rules prior to the public hearing thereon or in response to written or oral comments thereon received prior to or during the public hearing. Written and/or oral submissions may also contain data, views and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW. Correspondence relating to this notice and proposed rules attached should be addressed to:

Mr. James T. Hughes, Director Department of Labor and Industries General Administration Building Olympia, Washington 98504

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW;

that such agency will at 10:00 a.m., Thursday, November 6, 1980, in the Conference Room, First Floor, General Administration Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, November 13, 1980, in the Director's Office, Third Floor, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 51.04.020(1), 51.16.035 and 51.04.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 6, 1980, and/or orally at 10:00 a.m., Thursday, November 6, 1980, Conference Room, First Floor, General Administration Building, Olympia, Washington.

Dated: September 17, 1980 By: James Hughes Director

STATEMENT OF PURPOSE

The proposals for rule changes which follow, amend portions of Title 296, chapters 15 and 17, of the Washington Administrative Code. These titles pertain to self-insured employers' proportionate shares of state fund deficits and the calculation, reporting and collection of premiums for workers' compensation insurance coverage provided by the Department of Labor and Industries. The purpose of these proposed rules is to make the following substantive changes in Title 296 WAC as previously enacted:

Adopt a new rule pertaining to payment of deficits by self-insurers.

Establish 1981 basic premium rates by risk classification.

Revise experience rating parameters to reflect the new experience period, loss valuations and relativities of classification rates as proposed for 1981.

Change definitions of selected risk classifications as indicated by review of loss and exposure data and related facts.

Clarify and/or review rules relating to classification of businesses or occupations.

Statutory authority for these proposed changes is provided in RCW 51.04.020(1), 51.16.035 and 51.14.020(4).

In summary, the following changes are accomplished by the proposed rules:

Rules in effect at date of employers' certification to self-insure are reinstated as respects payment of those employers' share of state fund deficits.

Overall average premium rates are revised in accordance with actuarial analysis of past and prospective condition, performance and requirements of the accident, medical aid and supplemental pension funds. These revisions represent an average increase of approximately 0.3 percent in accident fund rates, an increase of approximately 10.5 percent in medical aid fund rates, and a decrease of approximately 5.0 percent in supplemental pension fund rates. In the case of accident fund and medical aid fund rates, revisions in rates for specific risk classifications vary from these overall averages according to experience attributable to each classification.

Experience rating plan parameters are revised to maintain actuarial balance in the determination of industrial insurance rates for individual employers.

Risk classification definitions are revised in respect to certain businesses or occupations, as deemed appropriate by actuarial and/or underwriting review of existing definitions and their experience.

The agency personnel responsible for the drafting, implementation and enforcement of the rules are:

Drafting: Charles F. Murphy, Leon Flaherty, Vern Castle, Bill White; General Administration Building, Olympia, Washington Phone: (206) 753-6308

Implementation: Charles F. Murphy, and other industrial insurance division personnel. Enforcement: Charles F. Murphy, Vern Castle, and other industrial insurance division personnel.

These rule changes are proposed by the Department of Labor and Industries, an agency of the State of Washington.

The proposing agency has no comments regarding statutory language, implementation, enforcement or fiscal matters beyond those shown above.

These rules are not necessitated by any federal law or federal or state court action.

NEW SECTION

WAC 296-15-044 PAYMENT OF DEFICIT. In determining a self-insurer's proper share of any deficit which must be paid to the department, pursuant to section 27(4), chapter 289, Laws of 1971 ex. sess., RCW 51.14.020(4), the following procedures shall apply:

(1) This rule is enacted to replace WAC 296-15-040, as amended, Order 77-19, filed 9/26/77, which has been declared void by order of Thurston county superior court dated May 12, 1980.

The intent of this rule is to assess each self-insuring employer according to the deficit rule formula in effect as of the date of certification as a self-insurer. This intent is accomplished by applying subsection (2) of this section to employers certified PRIOR to January

- 1, 1974; and by applying subsection (3) of this section to employers certified on or AFTER January 1, 1974.
- (2) The following rules apply to those firms certified prior to January 1, 1974:
- (a) The total state fund deficit, if any, as of the date of certification of an employer's right to self-insure shall be determined by the department based on the actuarial solvency of the state fund as a whole in accordance with recognized workers' compensation insurance principles. The percentage which such total deficit bears to actual total paid claim costs and pension reserve transfers of the state fund over the five fiscal years preceding date of certification exclusive of administrative costs and second injury and catastrophe class costs, shall then be determined.
- (b) The deficit attributable to each employer shall be determined by applying the same percentage as determined under subdivision (a) to the actual total paid claim costs and pension reserve transfers of the employer over the preceding five fiscal years.
- (c) The department will reevaluate the state fund deficit as of the effective date of self-insurance over a period of ten years thereafter, based on income and costs attributable to coverage provided prior to the effective date of self-insurance. The employer's deficit assessment shall be recalculated during the ten year period based on any change in the state fund deficit and on any additional premium or claim costs data specified in the above rules which may become available.
- (3) The following rules apply to those firms certified on or after January 1, 1974:
- (a) The total state fund deficit, if any, as of December 31, 1971, shall be determined by the department based on the actuarial solvency of the state fund as a whole in accordance with recognized workers' compensation insurance principles. The percentage which such total deficit bears to actual total paid claim costs and pension reserve transfers of the state fund over the preceding five calendar years ending December 31, 1971, exclusive of administrative costs and second injury and catastrophe costs, shall then be determined.
- (b) The deficit attributable to each employer shall be determined by applying the same percentage as determined under subdivision (a) to the actual total paid claim costs and pension reserve transfers of each employer over the preceding five calendar years ending December 31, 1971.
- (c) A self-insured employer's share of the deficit as computed under provisions of subdivision (b) will be modified by any change in the fund deficit between January 1, 1972, and the date of certification of the self-insured employer, which modification shall be calculated in the following manner:
- A self-insured employer's total premium (industrial insurance and medical aid premium) paid within the period specified above will be compared to the total fund premium paid by all employers during such specified period. The percentage resulting from such comparison shall be applied to the change in the state fund deficit during the specified period which will result in either a debit or credit to the computation made pursuant to subdivision (b): PROVIDED, That any credit applied under this subdivision may not exceed the deficit amount computed pursuant to subdivision (b).
- (d) The department will reevaluate the state fund deficit as of the effective date of self-insurance over a period of ten years thereafter, based on income and costs attributable to coverage provided prior to the effective date of self-insurance. The employer's deficit assessment shall be recalculated during the ten year period based on any change in the state fund deficit and on any additional premium or claim cost data specified in the above rules which may become available.

REPEALER (Amending Order PL 342, filed 4/22/80)

The following section of the Washington Administrative Code is repealed:

WAC 296-15-040 PAYMENT OF DEFICIT.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-351 PERIODIC REVIEW OF CASH DEPOSIT. The supervisor of industrial insurance through the audit and collection section of the division of industrial insurance will periodically review the cash deposit of all employers and all new employers or employers resuming operations pursuant to RCW 51.16.110(([-])).

The department will cancel the cash deposit having been made by an employer who has been conducting a business or trade and who has been reporting premium payments to the department for at least 12 consecutive calendar quarters: PROVIDED, HOWEVER, The cancellation of the deposit shall be contingent upon:

(1) The initial deposit is deemed by the department as having adequately represented the premiums covering the first three full calendar

months of operations.

(2) The employer's quarterly reports and premium payments covering any such 12 consecutive quarterly reporting periods have been made in accordance with the provisions as set forth in Title 51 RCW and in accordance with WAC 296-17-310: PROVIDED FURTHER, In the event cancellation of the deposit has been made on behalf of any employer and such employer subsequently fails to submit reports and payments, as required, such employer shall, upon request be required to reinstate the deposit.

NEW SECTION

WAC 296-17-441 SPECIAL EXCEPTIONS. The following occupations referred to as special exceptions are subject to division of worker hours in connection with all other classifications regardless of directional phrases beginning with "All employees" or "All operations", but only under the specific circumstances as shall be described by the following special exceptions:

- (1) Security guards shall be subject to classification 66-1 (WAC 296-17-723): PROVIDED, The security guard is an employee of an employer engaged in logging or construction: PROVIDED FUR-THER, The security guard is for the purpose of guarding the employer's logging or construction sites: AND PROVIDED FURTHER, The security guard is employed at the site only during those hours that the employer is not conducting any other operations at the site and provided any person employed as a security guard will have no other duties.
- (2) Janitors shall be subject to classification 66-2 (WAC 296-17-724): PROVIDED, The janitorial services are performed solely within the employer's office: PROVIDED FURTHER, The employer's other office employment is subject to classification 49-4 (WAC 296-17-653) and provided the person employed to perform janitorial services is not otherwise regularly employed by the employer with clerical office duties that are subject to reporting under Class 49-4.
- (3) Logging truck drivers employed by logging companies shall be subject to Class 50-3 (WAC 296-17-66001), provided this class shall not apply to any logging truck driver for any work shift during which he has duties that would otherwise be subject to Class 50-1 (WAC 296-17-659).

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-50601 CLASSIFICATION 1-7.

Coaxial cable and conduit underground construction, maintenance and repair - including use of automatic cable laying equipment and including television cable, N.O.C.

Pipelaying, N.O.C.

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-50602 CLASSIFICATION 1-8.

Ditches and canals, N.O.C.

((Trenches and)) Sewer((s,)) construction((, N.O.C.))

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-534 CLASSIFICATION 10-2.

Sawmills, operation and maintenance Shingle mills, operation and maintenance

Shake mills, operation and maintenance

Planing and moulding mills, operation and maintenance Lumber inspectors

((Log storage and log sorting yards independent from logging operations subject to Class 50-1 (WAC 296-17-659))) Operations conducted in the woods subject to logging, N.O.C.

See Class 50-1 (WAC 296-17-659).

NEW SECTION

WAC 296-17-53501 CLASSIFICATION 10-4.

Log storage and log sorting yards independent from logging operations subject to Class 50-1 (WAC 296-17-659)

This class does not include any log trucking operations that are outside of the log storage and log sorting yards.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-545 CLASSIFICATION 15-1.

Counties and taxing districts, N.O.C., all other employees Housing authorities, local public, all other employees Indian Tribal Councils, all other employees This class excludes hospital districts, library districts, museum districts, port districts, public utility districts ((and)), school districts, law enforcement officers and fire fighters This class also excludes clerical office and white collar employees.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-563 CLASSIFICATION 21-2.

Warehouses - general merchandise. Wholesale dealers to be separately rated. Drivers will be separately rated under Class 11-2 (WAC 296-17-537) truckmen, N.O.C.

Collection and receiving stations ((for)), and dealers of rags, bottles, paper and metal containers, N.O.C., no junk dealers. Drivers will be separately rated under Class 11-2 (WAC 296-17-537) truckmen, N.O.C.

Grocery, fruit or produce distributors, wholesale or combined wholesale and retail. Drivers will be separately rated under Class 11-1 (WAC 296-17-536) delivery by combined wholesale and retail

Anhydrous ammonia, fertilizer and agricultural chemical dealers. Drivers will be separately rated under Class 11-1 (WAC 296-17-536) anhydrous ammonia delivery

Beer, ale, wine, or soft drink distributors, wholesale or combined wholesale and retail. Drivers will be separately rated under Class 11-1 (WAC 296-17-536) beer and ale delivery

Wool or cotton merchants. Drivers will be separately rated under Class 11-2 (WAC 296-17-537) truckmen, N.O.C.

All operations, including handling or packaging materials at warehouse.

AMENDATORY SECTION (Amending Order 75-38, filed 1/1/24/75, effective 1/1/76)

WAC 296-17-582 CLASSIFICATION 34-4.

Cans manufacturing

Galvanized iron works, manufacturing - not structural

Hardware manufacturing, N.O.C.

Metal stamping, including plating and polishing

Sign manufacturing other than wood - no installation

Metal goods manufacturing, N.O.C., from material lighter than 9 gauge

Aluminum ware manufacturing - from sheet aluminum

Coffin-casket manufacturing or assemble, other than wood

Awning manufacturing - metal - no installation Furniture, bedstead, shower-door, showcases - not wood manufacturing

Stove manufacturing, water heater assembly

Electric or gas lighting fixtures, lampshades or lantern manufacturing - metal

Brass or copper goods manufacturing

Window, sash or door manufacturing - aluminum

Auto parts manufacturing, miscellaneous stamped parts

Ski manufacturing and toboggan manufacturing other than wood

Fishing tackle manufacturing, N.O.C., ((fishing tacklesembly of flies, lures, and spinners ((assembly)) may be separately rated under Class ((41-1)) 36-2 (WAC ((296-17-620)) 296-17-594) in accordance with WAC 296-17-410.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-594 CLASSIFICATION 36-2.

Electronic products manufacturing; resistors, capacitors and relays manufacturing

Telephone, telegraph or radio apparatus manufacturing, N.O.C.

Dental laboratories

Jewelry manufacturing or engraving

Electronic parts assembly

Electrical cordset radio and ignition assembly

Watch manufacturing

Motion picture projectors and camera repair

Hand assembly of fishing ((tackle,)) flies, lures and spinners

Instrument manufacturing, scientific or professional

Sound recording equipment, thermometer and steam gauge manufacturing

Incandescent lamp manufacturing, electric tube or transistor manufacturing

This class does not apply to the production of raw material for use in the manufacturing of the above articles.

All operations.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-652 CLASSIFICATION 49-3.

Marine appraisers ((Boiler inspecting on premises))

Boiler inspecting, N.O.C.

Elevator inspecting, no service

Inspection for insurance or valuation.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-659 CLASSIFICATION 50-1.

Logging operations, N.O.C.

Logging shall be considered the complete operation, including falling and bucking, skidding, yarding, loading, ((transportation of logs)) and maintenance of equipment except as otherwise provided. This class also includes aircraft operations incident thereto((:))

See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-66001 CLASSIFICATION 50-3.

Log hauling by contractor

((This class is not available if the log hauling is incidental to other logging operations of the employer.))

Log truck drivers, N.O.C.
See Class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75, effective 1/1/76)

WAC 296-17-669 CLASSIFICATION 51-9.

Heavy machinery and equipment manufacturing or repair - used in connection with construction, agriculture or mining ((equipment)) Heavy arms manufacturing or repair.

AMENDATORY SECTION (Amending Order 78-23, filed 11/27/78, effective 1/1/79)

WAC 296-17-675 CLASSIFICATION 52-6.

Permanent yard or shop for maintenance or storage of firm's equipment or material

This class to be assigned only to operations incidental to Classes 1-1 (WAC 296–17–501), 1–2 (WAC 296–17–502), 1–3 (WAC 296–17–503), 1–4 (WAC 296–17–504), <u>1–7 (WAC 296–17–50601), 1–8 (WAC 296–17–50602),</u> 2–1 (WAC 296–17–508), 2–2 (WAC 296– 17-509), 5-5 (WAC 296-17-520), 5-8 (WAC 296-17-521), 50-1 (WAC 296-17-659), 50-3 (WAC 296-17-66001) and 69-2 (WAC 296-17-747) and is applicable only to a permanent yard or shop maintained by the employer for the storage of material, or the storage and maintenance of equipment. This class is applicable only to those employees regularly assigned to the shop or yard, and whose duties are solely incidental to the storage, repair or maintenance of the employer's equipment or material. No employee having any other duties during his shift or work day will be rated in this class.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-710 CLASSIFICATION 64-6.

Retail store risks, N.O.C. Camera/photo supplies stores Floor covering stores, excluding installation News butchers Pawn shops Pet shops Sporting goods stores - retail Paint/wallpaper stores - retail Laundromats, self service, coin operated Penny arcades Wine stores and retail liquor agencies Office equipment stores, excluding repair Fabric and yardage stores Dry cleaning - coin operated self service

Musical instrument stores - retail, no pianos or organs

Sewing machine stores - retail

Drug stores - retail

Variety and five and ten cent stores

((All operations including)) Includes clerical office and salesmen. Excludes delivery drivers and outside installation

Lunch counters and restaurant operations to be separately rated.

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74, effective 1/1/75)

WAC 296-17-713 CLASSIFICATION 64-9.

Machinery/equipment dealers, N.O.C. Machinery rental dealers, N.O.C.

Oil or gas well supplies or equipment dealers((, not second hand))

Operations away from premises other than demonstration or repair to be separately rated.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73, effective 1/1/74)

WAC 296-17-731 CLASSIFICATION 66-9.

Stables, stablemen and exercise boys Riding academies or clubs Jockeys, N.O.C., horseshoers and trainers ((Guides or)) Pack trains.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77, effective 1/1/78)

WAC 296-17-736 CLASSIFICATION 67-5.

Ski tows, ski patrols and ski instructors

Excursions - outdoor recreational N.O.C., includes river rides, hiking and mountaineering, and including camping operations incidental thereto

Athletic officials for amateur sports, N.O.C., such as umpires, and referees

All operations.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-758 CLASSIFICATION 71-5.

Temporary help companies

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the ((customers')) customer's business is by nature enumerated in this manual as being subject to any of the following classes: 13-3 (WAC 296-17-540), 22-1 (WAC 296-17-565), 22-2 (WAC 296-17-566), 34-3 (WAC 296-17-581), 34-5 (WAC 296-17-581), 24-5 (WAC 296-17-581), 34-5 (WAC 296-1 17-58201), 34-6 (WAC 296-17-583), 34-8 (WAC 296-17-585), 36-2 (WAC 296-17-594), 37-1 (WAC 296-17-599), 37-3 (WAC 296-17-601), 37-7 (WAC 296-17-603), 37-8 (WAC 296-17604), 38-1 (WAC 296-17-605), 38-2 (WAC 296-17-606), 38-3 (WAC 296–17–607), 38–4 (WAC 296–17–608), 38–5 (WAC 296–17–609), 38–6 (WAC 296–17–610), 38–8 (WAC 296–17–612), 38– 9 (WAC 296-17-613), 39-5 (WAC 296-17-618), 41-1 (WAC 296–17–620), 41–2 (WAC 296–17–621), 41–3 (WAC 296–17– 622), 41-4 (WAC 296-17-623), 41-5 (WAC 296-17-624), 41-6 (WAC 296-17-625), 41-7 (WAC 296-17-626), 41-8 (WAC 296-17-627), 41-9 (WAC 296-17-628), 45-1 (WAC 296-17-637), 45-2 (WAC 296-17-638), 45-3 (WAC 296-17-639), 45-4 (WAC 296-17-640), 49-5 (WAC 296-17-654), 52-7 (WAC 296-17-676), 61-5 (WAC 296-17-682), 61-7 (WAC 296-17-684), 62-1 (WAC 296-17-687), 62-3 (WAC 296-17-689), 62-4 (WAC 296-17-690), 62-5 (WAC 296-17-691), 62-6 (WAC 296-17-692), 62-9 (WAC 296-17-695), 63-1 (WAC 296-17-696), 63-2 (WAC 296-17-697), 63-4 (WAC 296-17-699), 63-5 (WAC 296-17-700), 63-6 (WAC 296-17-701), 63-8 (WAC 296-17-703), 63-9 (WAC 296-17-704), 64-2 (WAC 296-17-706), 64-3 (WAC 296-17-707), 64-4 (WAC 296-17-708), 64-5 (WAC 296-17-709), 64-6 (WAC 296-17-710), 64-7 (WAC 296-17-711), 65-3 (WAC 296-17-716), 65-4 (WAC 296-17-717), 65-5 (WAC 296-17-718), 65-7 (WAC 296-17-720), 65-8 (WAC 296-17-721), 65-9 (WAC 296-17-722), 66-1 (WAC 296-17-723), 66-3 (WAC 296-17-725), 66-4 (WAC 296-17-726), 66-5 (WAC 296-17-727), 66-7 (WAC 296-17-729), 67-4 (WAC 296-17-735), 67-9 (WAC 296-17-740), 69-9 (WAC 296-17-75301).

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-759 CLASSIFICATION 71-6.

Temporary ((held)) help companies

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the ((customers')) customer's business is by nature enumerated in this manual as being subject to any of the following classes: 3-1 (WAC 296-17-510), 8-3 (WAC 296-17-529), 11-3 (WAC 296-17-538), 13-1 (WAC 296-17-539), 14-3 (WAC 296-17-543), 14-4 (WAC 296-17-544), 15-1 (WAC 296-17-545), 15-7 (WAC 296-17-546), 20-2 (WAC 296-17-555), 20-3 (WAC 296-17-556), 20-4 (WAC 296-17-557), 20-5 (WAC 296-17-558), ((20-6 (WAC 296-17-559),)) 20-7 (WAC 296-17-560), 20-8 (WAC 296-17-561), 21-1 (WAC 296-17-562), 21-2 (WAC 296-17-563), 21-4 (WAC 296-17-564), 33-9 (WAC 296-17-578), 34-1 (WAC 296-17-579), 34-7 (WAC 296-17-584), 35-1 (WAC 296-17-586), 35-3 (WAC 296-17-587), 35-8 (WAC 296-17-592), 37-2 (WAC 296-17-600), 39-1 (WAC 296-17-614), 39-17-592), 37-2 (WAC 296-17-600), 39-1 (WAC 296-17-614), 39-6 (WAC 296-17-636), 44-1 (WAC 296-17-635), 44-4 (WAC 296-17-636), 48-2 (WAC 296-17-643), 48-3 (WAC 296-17-646), 48-6 (WAC 296-17-647), 48-8 (WAC 296-17-649), 48-9 (WAC 296-17-64901), 53-7 (WAC 296-17-67901), 61-4 (WAC 296-17-691), 61-8 (WAC 296-17-68901), 61-8 (W 681), 61-8 (WAC 296-17-685), 62-2 (WAC 296-17-688), 62-8 (WAC 296-17-694), 64-8 (WAC 296-17-712), 64-9 (WAC 296-17-713), 66-2 (WAC 296-17-724), 66-8 (WAC 296-17-730), 67-6 (WAC 296-17-737), 68-1 (WAC 296-17-741), 68-2 (WAC 296-17-742), 68-4 (WAC 296-17-744), 69-8 (WAC 296-17-753), 72-1 (WAC 296-17-763).

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-760 CLASSIFICATION 71-7.

Temporary help companies

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the ((customers')) customer's business is by nature enumerated in this manual as being subject to any of the following classes: 3-6 (WAC 296-17-512), 3-7 (WAC 296-17-513), 5-3 (WAC 296-17-518), 6-1 (WAC 296-17-522), 6-2 (WAC 296-17-523), 6-3 (WAC 296-17-524), 6-6 (WAC 296-17-526), 6-7 (WAC 296-17-527), ((9-2 (WAC 296-17-533),)) 14-1 (WAC 296-17-542), 18-1 (WAC 296-17-552), 24-1 (WAC 296-17-542), 18-1 (567), 29-3 (WAC 296-17-568), 29-4 (WAC 296-17-569), 29-6 (WAC 296-17-570), 31-1 (WAC 296-17-571), 31-2 (WAC 296-17-572), 31-3 (WAC 296-17-573), 31-4 (WAC 296-17-574), 31-5 (WAC 296-17-575), 33-1 (WAC 296-17-576), 33-2 (WAC 296-17-57601), 33-3 (WAC 296-17-57602), 34-2 (WAC 296-17580), 34-4 (WAC 296-17-582), 36-1 (WAC 296-17-593), 36-3 (WAC 296-17-595), 36-4 (WAC 296-17-596), 36-5 (WAC 296-17-597), 36-6 (WAC 296-17-598), 39-2 (WAC 296-17-615) 39-3 (WAC 296-17-616), 39-4 (WAC 296-17-617), 40-2 (WAC 296-17-619), 42-1 (WAC 296-17-629), 43-1 (WAC 296-17-630), 43-2 (WAC 296-17-631), 43-3 (WAC 296-17-632), 43-4 (WAC 296-17-633), 46-1 (WAC 296-17-641), 51-1 (WAC 296-17-661), 51-2 (WAC 296-17-662), 51-3 (WAC 296-17-663), 51-4 (WAC 296-17-664), 51-5 (WAC 296-17-665), 51-6 (WAC 296-17-666), 51-7 (WAC 296-17-667), 51-8 (WAC 296-17-668), 51-9 (WAC 296-17-669), 52-1 (WAC 296-17-670), 52-2 (WAC 296-17-671), 52-3 (WAC 296-17-672), 52-4 (WAC 296-17-673), 52-5 (WAC 296-17-674), 67-5 (WAC 296-17-736).

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-761 CLASSIFICATION 71-8.

Temporary help companies

This class applies to employees of Temporary Help Companies, N.O.C., that are referred on a temporary basis to its customers. This class applies if the ((customers¹)) customer's business is by nature enumerated in this manual as being subject to any of the following classes: 1-1 (WAC 296-17-501), 1-2 (WAC 296-17-502), 1-3 (WAC 296-17-503), 1-4 (WAC 296-17-504), 1-5 (WAC 296-17-505), 1-6 (WAC 296-17-506), 1-7 (WAC 296-17-50601), 1-8 (WAC 296-17-50602), 1-9 (WAC 296-17-507), 3-2 (WAC 296-17-511), 4-1 (WAC 296-17-514), 4-2 (WAC 296-17-515), 4-3 (WAC 296-17-516), 5-2 (WAC 296-17-517), 5-4 (WAC 296-17-519), 5-5 (WAC 296-17-520), 5-8 (WAC 296-17-521), 6-4 (WAC 296-17-525), 7-1 (WAC 296-17-528), 8-4 (WAC 296-17-530), 9-1 (WAC 296-17-532), 10-2 (WAC 296-17-534), 10-3 (WAC 296-17-535), 10-4 (WAC 296-17-537), 17-3 (WAC 296-17-550), 17-4 (WAC 296-17-551), 35-6 (WAC 296-17-590), 43-5 (WAC 296-17-634), 52-6 (WAC 296-17-675), 62-7 (WAC 296-17-693), 66-9 (WAC 296-17-731), 69-2 (WAC 296-17-747), 69-4 (WAC 296-17-749), 69-5 (WAC 296-17-750), 69-7 (WAC 296-17-752), 71-3 (WAC 296-17-756).

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-855 EXPERIENCE MODIFICATION. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

MODIFICATION =
$$\frac{Ap + WAe + (1-W) Ee + B}{E + B}$$

The components Ap, WAe, and (1-W) Ee are values which shall be charged against an employer's experience record. The component, E, shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

"Ap" signifies "primary actual losses". For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of \$((2,690))2,394, the primary actual loss shall be determined from the formula:

Primary actual losses for selected claim values are shown in Table I. For each claim less than (2,690)2,394 the full value of the claim shall be considered a primary loss.

"Ae" signifies "excess actual losses". For each claim the excess actual loss is defined as that portion of the claim which is not considered

completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

"W" signifies "W value". For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol "WAe" in the experience modification formula. W values are set forth in Table II.

"E" signifies "expected losses". An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

"Ee" signifies "expected excess losses". Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses". Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.

"B" signifies "B value" or "ballast". In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-875 TABLE I.

Primary Losses for Selected Claim Values

•	
CLAIM VALUE	PRIMARY LOSS
((2,690))	((2,690))
(2,394 ((3,250))	$\frac{2,394}{3,000}$
((4,379))	3,500
`` <u>5,057</u> ´´	,
((5,922)) <u>7,235</u>	4,000
((8,159)) 10,878	4,500
((11,692)) 18,215	5,000
((18,106))	5,500
<u>40,650</u> ((33,355))	((6,000))
((56,093*)) 56,375*	((6,275)) 5,627
((67,260**))	((6,345))
<u>59,860**</u>	<u>5,647</u>

- Average death value
- ** Maximum claim value

AMENDATORY SECTION (Amending Order 79-18, filed 11/30/79, effective 1/1/80)

WAC 296-17-880 TABLE II.

"B" and "W" Values

Maximum Claim Value = ((67,260))59,860Average Death Value = ((56,093))56,375

_			
EXPECTED LO	OSSES	В	w
((1,456)) &	Under	((12,690))	0
<u>1,296</u> ((1,457)) –	((2.935	11,294 ()((12,563))	.01
2,612	<u>1,297</u>	11,18 <u>1</u>	00
((2,936)) – <u>2,613</u>		((12,436)) <u>11,068</u>	.02
((4,437)) 3,949	((5,962)) 5,305	,	.03
((5,963))	((7,508))		.04

EXPECTED LOSSES	В	w	EXPECTED LOSSES	В	w
$\frac{5,306}{((7,509))} - \frac{6,682}{((9,078))}$	10,842 ((12,056))	.05	((88,812)) – ((91,90 79,041 81,849	**	.42
$6,683 \qquad 8,080 \ ((9,079)) - ((10,674))$	10,729	.06	((91,968)) - ((95,26 81,850 84,726	,, ,, ,,	.43
<u>8,081</u> <u>9,500</u>	10,616		((95,203)) - ((98,51))		.44
	10,503	.07	((98,511)) – ((101,89	9)) ((6,980))	.45
$((\frac{12,\overline{295})}{10,943} - (\overline{(\frac{13,940}{12,407})})$	((11,675)) 10,390	.08	$\frac{87,672}{((101,900))} - \frac{90,688}{((105,37))}$	$(\frac{6,212}{(6,853)})$.46
$((\frac{13,941}{12,408})) - (\overline{(\frac{15,615}{12,408})})$	((11,548)) 10,278	.09	90,689 93,779 ((105,373)) - ((108,9 3	$(\frac{6,099}{(6,726)})$.47
$((\frac{15,616}{})) - ((\frac{17,315}{}))$	((11,421))	.10	$ \begin{array}{rrr} 93,780 & 96,948 \\ ((108,933)) - & ((112,58) \end{array} $	<u>5,986</u>	.48
$\frac{13,897}{((17,316))} - \frac{15,408}{((19,042))}$.11	96,949 100,197	5,873	
$\frac{15,409}{((19,043))} - \frac{16,946}{((20,798))}$	10,052 ((11,167))	.12	$\frac{((112,584))}{100,198} - ((116,33)$	5,760	.49
$((\frac{16,947}{20,799})) - ((\frac{18,509}{22,584}))$	9,939 ((11,040))	.13	((116,332)) - ((120,1 7 103,531 106,950		.50
$ \begin{array}{ccc} 18,510 & 20,099 \\ ((22,585)) - & ((24,398)) \end{array} $	9,826	.14	$((\frac{120,174}{106,951}) - (\overline{(\frac{124,11}{104,61})})$.51
<u>20,100</u> <u>21,715</u>	9,713		$((\frac{124,118}{})) - ((\frac{128,16}{}))$	(7)) ((6,091))	.52
	9,600	.15	$\frac{110,462}{((\frac{128,168}{}))} - \frac{114,066}{((\frac{132,32}{}))}$	(7)) $((5,\overline{964}))$.53
$\frac{((26,246)) - ((28,126))}{23,360} = 25,031$	((10,660)) 9,487	.16	$\frac{114,067}{((132,328))} - \frac{117,769}{((136,66))}$.54
$((\frac{28,127}{127})) - (\overline{(30,037}))$ 25,032 26,732		.17	$\frac{117,770}{((\frac{136,603}{}))} - \frac{121,575}{((\frac{140,99}{}))}$	$(\frac{5,195}{98})) ((\frac{5,711}{9}))$.55
((30,038)) - ((31,982))		.18	$\frac{121,576}{((140,999))} - \frac{125,488}{((145,52)}$	5,082	.56
$\frac{26,733}{((31,983))} - \frac{28,463}{((33,961))}$	((10,279))	.19	<u>125,489</u> <u>129,512</u>	4,969	
$\frac{28,464}{((33,962))} - \frac{30,225}{((35,976))}$	9,148 ((10,152))	.20	((145,525)) - ((150,1 3 129,513 133,654	4,856	.57
$\frac{30,226}{((35,977))} - \frac{32,019}{((38,028))}$	9,035 ((10,025))	.21	((150,177)) - ((154,9 6 133,655 137,916		.58
32,020 $33,845$ $((38,029)) - ((40,118))$	8,922	.22	((154,967)) - ((159,90 137,917 142,307		.59
33,846 35,705	8,809	.23	$\frac{((159,\overline{901}))}{142,308} - \frac{(164,94)}{146,832}$	(5,076)) ((5,076))	.60
$((40,119)) - ((42,249))$ $\underline{35,706} \qquad \underline{37,599}$	8,696		((164,985)) – ((170,2	25)) ((4,949))	.61
$\frac{((42,250)) - ((44,416))}{37,600} = \frac{39,529}{}$	8,583	.24	$\frac{146,833}{((\frac{170,226}{}))} - \frac{151,497}{((\frac{175,65}{}))}$	$((4,\overline{822}))$.62
$((4\overline{4,417})) - (\overline{(46,626}))$ 39,530 41,495	((9,<u>518))</u> 8,47 1	.25	$\frac{151,498}{((175,632))} - \frac{156,309}{((181,2))}$.63
$((\frac{46,627}{1,496})) - (\frac{3,878}{1,496})$.26	$\frac{156,310}{((181,215))} - \frac{161,274}{((186,9))}$.64
((48,879)) - ((51,174))	((9,<u>264))</u>	.27	<u>161,275</u> <u>166,402</u>	4,066	.65
$\frac{43,501}{((51,175))} - \frac{45,544}{((53,515))}$	((9,137))	.28	((186,975)) - ((192,9 <u>166,403</u> <u>171,70</u> (3,953	
$\frac{45,545}{((55,516))} - \frac{47,628}{((55,905))}$	<u>8,132</u>	.29	$((\frac{192,927}{171,701})) - ((\frac{199,0}{177,170}))$.66
$\frac{47,629}{((55,906))} - \frac{49,753}{((58,341))}$	8,019 ((8,883))	.30	$((\frac{199,079}{177,177})) - (\overline{(205,4)})$.67
$\begin{array}{ccc} & 49,754 & 51,922 \\ & ((58,342)) - & ((60,827)) \end{array}$	7,906	.31	$\frac{((205,443))}{182,841} - \frac{((212,0))}{188,700}$	29)) ((4,061))	.68
51,923 54,134	7,793		((212,030)) - ((218,8))	56)) ((3,934))	.69
	7,680	.32	$\frac{188,704}{((218,857))} - \frac{194,77}{((225,9))}$	(3,807)	.70
((63,365)) - ((65,954)) 56,393 58,697) ((8,502)) 7,567	.33	$\frac{194,776}{((\frac{225,926}{}))} - \frac{201,069}{((\frac{233,2}{}))}$,71
((65,955)) – ((68,597)) 58,698 61,051) ((8,375)) 7,454	.34	$\frac{201,069}{((233,528))} - \frac{207,59}{((240,8))}$.72
((68,598)) - ((71,298))	$((8,\overline{249}))$.35	$\begin{array}{ccc} & 207,594 & 214,366 \\ & ((240,867)) - & ((248,7)) \end{array}$	<u>3,162</u>	.73
((71,299)) - ((74,061))	* * *	.36	<u>214,367</u> <u>221,399</u>	3,049	
$\frac{63,456}{((74,062))} - \frac{65,912}{((76,881))}$	7,228 ((7,995))	.37	((248,770)) - ((256,9 221,400 228,70	2,936	.74
$\frac{65,913}{((76,882))} - \frac{68,422}{((79,764))}$	$((\frac{7,115}{7,868}))$.38	$\frac{((256,982))}{228,710} - \frac{((265,5)}{236,31}$.75
$\begin{array}{ccc} 68,423 & 70,988 \\ ((79,765)) - & ((82,711)) \end{array}$	7,002	.39	$((\frac{265,525)}{236,314}) - ((\frac{274,4}{244,22})$	24)) ((3,046))	.76
70,989 73,612	6,889		((274,425)) – ((283,6	91)) ((2,919))	.77
((82,712)) - ((85,726)) 73,613 $76,295$	<u>6,776</u>	.40	$\frac{244,230}{((\frac{283,692}{}))} - \frac{252,47}{((\frac{293,3}{}))}$	56)) ((2,792))	.78
((85,727)) – ((88,811)) <u>76,296</u> <u>79,040</u>) ((7,487)) <u>6,663</u>	.41	252,479 261,08 ((293,357)) - ((303,4		.79

	EXPECTED I		В	w	CLASS	((1976)) <u>1979</u>	((1977)) <u>1978</u>	((1978)) <u>1977</u>	D-RATIO
	261,081 ((303,445)) - 270,060	270,059 ((313,986)) 279,441	$((\frac{2,372}{2,538}))$ $(\frac{2,259}{2,259})$.80	3–1	. <u>3386</u> ((.0819))	<u>.3451</u> ((.0813))	.3556 ((.0798))	.358 ((.442))
	((313,987)) – 279,442	((325,012)) 289,255	((2,411)) 2,146	.81	3–2	.0839 ((.2578))	<u>.0779</u> ((.2558))	<u>.0787</u> ((.2512))	<u>.461</u> ((.378))
	((325,013)) –	((336,55 6))	((2,284))	.82	3–6	. <u>2169</u> ((.1243))	.2152	.2207	.388
	289,256 ((336,557)) -		((2,157))	.83		.1144	((.1233)) <u>.1113</u>	((.1211)) <u>.1136</u>	((:396)) <u>.410</u>
	$\frac{299,531}{((348,665))}$ –	$\frac{310,301}{((361,364))}$	1,920 ((2,030))	.84	3–7	((:0881)) .0891	((:0874)) .0848	((:0858)) .0862	((.411)) .435
	310,302	321,605	1,807	.85	4–1	((:3403))	((.3376))	((.3315))	((.330))
	((361,365)) – <u>321,606</u>	333,483	((1,904)) <u>1,694</u>		4–2	. <u>2741</u> ((.3403))	. <u>2807</u> ((.3376))	<u>.2895</u> ((.3315))	. <u>353</u> ((.330))
	((374,710)) – 333,484	((388,750)) 345,980	((1,777)) 1,581	.86	4–3	. <u>2741</u> ((.2334))	. <u>2807</u> ((.2315))	. <u>2895</u> ((.2273))	. <u>353</u> ((.362))
	((388,751)) –	((403,54 4))	((1,650))	.87		.2055	.2049	.2103	.382
	345,981 ((403,545)) -	359,147 ((419,152))	1,468 ((1,523))	.88	5–2	((.1749)) .1499	((.1735)) <u>.1455</u>	((.1704)) .1485	((.368)) .412
	$\frac{359,148}{((419,153))}$ –	$\frac{373,039}{((435,651))}$	1,355 ((1,396))	.89	5–3	((.0999)) .0846	((.0991)) .0811	((:0973)) .0825	((.399)) .427
	373,040	<u>387,718</u>	1,242		5–4	((:2158))	((:2141))	((.2102))	((.381))
	((435,652)) - 387,719	((453,107)) 403,254	((1,269)) <u>1,129</u>	.90	5–5	. <u>1819</u> ((.2203))	<u>.1773</u> ((.2185))	<u>.1811</u> ((.2146))	. <u>408</u> ((:434))
	((453,108)) 403,255	((471,613)) 419,723	((1,142)) 1,016	.91	5–8	. <u>2063</u> ((.2494))	. <u>1959</u> ((.2474))	<u>.1992</u> ((.2429))	<u>.436</u> ((.397))
	((471,614)) –	$(\overline{(491,267}))$	((1,015))	.92		.2617	<u>.2717</u>	.2810	.338
	$((\frac{419,724}{491,268}))$ –	$\frac{437,217}{((512,182))}$	904 ((888))	.93	6–1	((.0655)) .0687	((:0650)) <u>:0664</u>	((.0638)) <u>.0678</u>	((.444)) .416
	$\frac{437,218}{((512,183))}$	455,831 ((534,481))	791 ((761))	.94	6–2	((.0812)) .0687	((.0806)) .0677	((.0791)) .0693	((.381)) .397
	455,832	<u>475,679</u>	678		6–3	((.1032))	((.1024))	((.1006))	((.412))
	((534,482)) – 475,680	((558,310)) 496,887	((635)) 565	.95	6–4	. <u>1064</u> ((.2199))	<u>.1041</u> ((.2182))	. <u>1064</u> ((.2142))	. <u>403</u> ((.417))
	((558,311)) - 496,888	((583,841)) 519,603	((508)) 452	.96	6–6	. <u>1891</u> ((.0510))	.1822 ((.0506))	.1856 ((.0497))	<u>.421</u> ((.450))
	((583,842)) –	((611,245))	((381))	.97		.0464	.0432	.0436	.459
	<u>519,604</u> ((611,246)) –	543,993 ((640,747))	339 ((254))	.98	6–7	((.0559)) .0508	((.0555)) .0493	((.0544)) .0504	((.427)) .410
	543,994 ((640,748)) -	$\frac{\$70,250}{((672,599))}$	226 ((127))	.99	7–1	((.1757)) .1532	((:1743)) .1628	((.1712)) .1690	((.331)) .312
	570,251	<u>598,599</u>	113		8–3	((.0753))	((:0747))	((.0733))	((.379))
	((672,600)) & 598,600	over	0	1.00	8–4	<u>.0756</u> ((.1610))	<u>.0743</u> ((.1597))	<u>.0760</u> ((.1568))	. <u>399</u> ((.333))
4.845811		CTION (A		. 70 10 61	ed 9–1	.1202 ((.3058))	.1220 ((.3033))	.1256 ((.2978))	.363 ((.379))
	OATORY SEC 9, effective 1/1/		nenaing Orac	er /9-18, ni		.3017	.3037	<u>.3123</u>	.372
WAC	296-17-885	ΓABLE III.			9–2	((.1152)) .0908	((.1143)) .0838	((.1122)) .0847	((.422)) .467
			and D-Ratios		10–2	((.2875)) .2881	((.2852)) .2724	((.2801)) .2766	((:455)) :441
	Expected Loss Fo	Rates in Dolla or Indicated Fi		an Hour	10–3	((.1385))	((.1374))	((.1349))	((.427))
CLASS	((1976))	((1977))		D-RATIO	10-4	.11 <u>95</u> .2881	.1109 .2724	.1121 .2766	<u>.462</u> .441
	1979	<u>1978</u>	<u>1977</u>		10-4 11-1	((.1178)) .1189	((:1169)) .1215	((.1147)) .1253	((.393)) .356
1-1	((.1916))	((.1901))	((.1867))	((.369))	11-2	((.1825))	((1811))	((.1778))	((.391))
1-2	. <u>1638</u> ((.2074))	<u>.1610</u> ((.2058))	.1647 ((.2021))	. <u>398</u> ((.374))	11–3	. <u>1512</u> ((.0650))	.1467 ((:0645))	<u>.1498</u> ((.0633))	<u>.412</u> ((.464))
1–3	. <u>1529</u> ((.2361))	.1542 ((.2342))	. <u>1587</u> ((.2300))	.370 ((.387))		.0646	<u>.0612</u>	.0622 ((: 0624))	<u>.438</u>
	<u>.1965</u>	.1914	<u>.1955</u>	.408	13–1	((:0641)) .0572	((:0636)) <u>:0552</u>	.0563	((.413)) <u>.420</u>
1–4	((.1881)) .1577	((.1867)) .1588	((.1833)) .1633	((.344)) .371	13–3	((.0361)) .0364	((:0358)) .0349	((.0352)) .0356	((.409)) .425
1-5	((.1759)) .1582	((.1745)) .1502	((.1714)) .1526	((.411)) .436	13-4	((.0023))	((.0023))	((.0022))	((.437)) .440
1-6	((.2552))	((:2531))	((.2486))	((.330))	14-1	<u>.0020</u> ((:1102))	<u>.0019</u> ((:1093))	. <u>0019</u> ((.1073))	((.428))
1–7	<u>.2526</u> ((.1610))	. <u>2654</u> ((.1597))	. <u>2750</u> ((.1568))	. <u>324</u> ((.392))	14–3	. <u>1053</u> ((.0794))	. <u>1021</u> ((.0787))	<u>.1043</u> ((.0773))	<u>.413</u> ((.435))
	.1432	.1344 ((.2098))	.1363 ((.2060))	.448 ((.326))		.0744	.0692	.0700 ((.0773))	.459 ((:435))
1–8	((.2114)) .1522	<u>.1525</u>	.1565	.378	14-4	((:0794)) <u>:0744</u>	((.0787)) .0692	.0700	.459
1–9	((.2547)) .2124	((.2526)) .2064	((.2481)) .2107	((.375)) .411	15–1	((.0660)) .0598	((.0655)) .0574	((:0643)) .0584	((.430)) .425
2-1	((.5072))	((.5031))	((.4940)) .4014	((.294)) .304	15–7	((.0594))	((.0589))	((.0579))	((.411))
2-2	<u>.3611</u> ((.3955))	<u>.3861</u> ((:3924))	((:3853))	.352))		.0514	.0491	.0500	<u>.431</u>

CLASS	((1976)) <u>1979</u>	((1977)) <u>1978</u>	((1978)) <u>1977</u>	D-RATIO	CLASS	((1976)) <u>1979</u>	((1977)) <u>1978</u>	((1978)) <u>1977</u>	D-RATIO
17-1	((.3490)) .2837	((.3462)) .2768	((.3399)) .2828	((.392)) .407	34–8	.0467 ((.0219))	<u>.0442</u> ((.0218))	.0449 ((.0214))	.439 ((.388))
17–2	((:3490)) .2837	((:3462)) .2768	((.3399)) .2828	((:392)) .407	34–9	.0187 ((.0375))	. <u>0181</u> ((.0372))	.0185 ((.0365))	$\frac{.411}{((.406))}$
17–3	((.1628))	((.1615)) .1346	((.1586)) .1383	((.369)) .373	35–1	.0318 ((.0663))	.0307 ((.0658))	.0314 ((.0646))	.414 ((.482))
17–4	. <u>1338</u> ((.0760))	((.0754))	((:0740))	((.385))		.0638	.0592 ((.0495))	.0600 ((:0486))	.459 ((: 480))
18-1	. <u>0653</u> ((.1359))	. <u>0635</u> ((.1348))	.0648 ((.1324))	<u>.410</u> ((.407))	35–3	((:0499)) .0475	.0435	.0438	.477
20–2	.1360 ((.0701))	.1314 ((.0696))	. <u>1340</u> ((.0683))	<u>.418</u> ((.480))	35–4	((:0179)) .0175	((.0178)) .0162	((.0175)) .0164	((.453)) .461
20–3	<u>.0761</u> ((.0843))	. <u>0682</u> ((:0837))	.0684 ((.0821))	<u>.499</u> ((.415))	35–5	((:0663)) .0656	((:0658)) .0596	((.0646)) .0600	((.482)) .484
20-4	<u>.0685</u> ((.0783))	<u>.0640</u> ((.0777))	<u>.0647</u> ((.0763))	<u>.455</u> ((.434))	35–6	((.1441)) .1280	((.1430)) .1335	((.1404)) .1382	((.342)) .333
20–5	$\frac{.0856}{((.0564))}$.0806 ((.0559))	.0818 ((.0549))	<u>.445</u> ((.401))	35–8	((.0595)) .0674	((.0590)) .0624	((.0580)) .0631	((.460)) .463
20–6	.0525 ((.0959))	.0509 ((.0951))	.0519 ((.0934))	.414 ((.400))	36–1	((.0811)) .0765	((.0805)) .0721	((.0790)) .0733	((:447)) .443
20–7	.0960 ((.0684))	.0955 ((.0678))	.0980 ((.0666))	.384 ((.399))	36–2	((:0179)) .0175	((.0178)) .0162	((:0175)) .0164	((.453)) .461
20–8	.0602 ((.0576))	.0600 ((.0571))	.0616 ((.0561))	.384 ((:403))	36–3	((:0729)) .0733	((.0723)) .0687	((.0710)) .0696	((.436)) .450
	.0509	.0490	.0500	.419	36–4	((:1456))	((.1445))	((:1419)) .1405	((:305)) .360
21-1	((.0710)) .0669	((.0704)) .0621	.0629	((.443)) .461 ((.415))	36–5	.1341 ((.0529))	.1364 ((.0524))	((.0515))	((.406))
21-2	((.0843)) .0685	((:0837)) <u>:0640</u>	((.0821)) .0647	((.415)) .455	36–6	.0485 ((.0929))	.0467 ((.0921))	<u>.0476</u> ((.0905))	. <u>419</u> ((.463))
21–4	((.0455)) .0423	((.0452)) .0382	((.0443)) .0383	((.488)) .494	37-1	. <u>0908</u> ((.0416))	.0838 ((.0413))	<u>.0847</u> ((.0405))	<u>.467</u> ((.409))
22–1	((:0488)) .0442	((:0484)) .0411	((.0475)) .0416	((.416)) .458	37–2	<u>.0400</u> ((.0897))	.0388 ((.0890))	. <u>0396</u> ((.0874))	. <u>412</u> ((.386))
22–2	((:0498)) .0514	((:0494)) .0479	((:0485)) .0485	((.448)) .458	37-3	. <u>0812</u> ((.0416))	<u>.0791</u> ((.0413))	<u>.0809</u> ((.0405))	<u>.406</u> ((.409))
24–1	((:0975)) .1037	((.0968)) .0983	((.0950)) .0999	((:436)) .437	37–6	.0400 ((:0419))	$\frac{.0388}{((.0416))}$.0396 ((.0408))	. <u>412</u> ((.414))
29–3	((.1016)) .1054	((:1008)) .0965	((.0989)) .0972	((.514)) .475	37–7	.0384 ((.0447))	<u>.0370</u> ((.0443))	<u>.0378</u> ((.0435))	<u>.420</u> ((.424))
29–4	((.1146)) .1202	((:1137)) .1124	((.1117)) .1138	((.448)) .453	37–8	.0468 ((.0419))	.0441 ((.0416))	.0448 ((:0408))	.443 ((.414))
29–6	((:0857)) .0911	((.0850)) .0811	((:0835)) .0812	((.379)) .506	38-1	.0384 ((.0419))	.0370 ((.0416))	.0378 ((.0408))	.420 ((:414))
31-1	((.1016))	((.1008))	((:0989))	.300 ((.514)) .396	38-2	.0384 ((.0295))	.0370 ((.0293))	.0378 ((.0287))	.420 ((:429))
31–2	<u>.0855</u> ((.1105))	.0842 ((.1096))	.0863 ((.1076))	((:403))		<u>.0276</u>	.0256	.0259 ((.0287))	.462
31-3	. <u>0798</u> ((.0857))	. <u>0788</u> ((.0850))	.0808 ((.0835))	. <u>391</u> ((.379))	38-3	((:0295)) .0276	((.0293)) .0256	.0259	((.429)) .462
31–4	<u>.0798</u> ((.1105))	<u>.0788</u> ((.1096))	.0808 ((.1076))	. <u>391</u> ((:403))	38–4	((:0295)) .0276	((.0293)) .0256	((.0287)) .0259	((.429)) .462
31–5	<u>.0855</u> ((.1593))	. <u>0842</u> ((.1581))	.0863 ((.1552))	. <u>396</u> ((:458))	38–5	((.0295)) .0276	((.0293)) .0256	((.0287)) <u>.0259</u>	((.429)) .462
33–1	. <u>1591</u> ((.1004))	.1495 ((.0997))	. <u>1515</u> ((.0978))	.448 ((.456))	38–6	((:0295)) :0276	((.0293)) .0256	((.0287)) .0259	((:429)) .462
33–2	<u>.1042</u> ((.1077))	. <u>0963</u> ((.1069))	<u>.0973</u> ((.1050))	<u>.465</u> ((:384))	38–7	((.0295)) .0276	((.0293)) .0256	((.0287)) .0259	((.429)) .462
33–3	<u>.0840</u> ((.0653))	.0789 ((.0648))	.0800 ((.0636))	.448 ((.406))	38–8	((.0295)) .0280	((.0293)) .0262	((.0287)) .0266	((.429)) .453
((33-8))	.0544 ((.0568))	. <u>0520</u> ((.0563))	.0529 ((.0553))	<u>.429</u> ((.506))	38–9	((.0295)) .0276	((.0293)) .0256	((.0287)) .0259	((.429)) .462
33-9	((:0568)) .0530	((.0563)) .0491	((.0553)) .0496	((:458)) .464	39–1	((:0672)) .0645	((.0667)) .0627	((.0655)) .0640	((.436)) .412
34–1	((:0799))	((:0793))	((.0778))	((.384))	39–2	((.1100))	((.1091))	((.1071))	((.423))
34–2	<u>.0648</u> ((.0916))	. <u>0627</u> ((.0909))	.0639 ((:0892))	. <u>417</u> ((.458))	39–3	. <u>1071</u> ((.1502))	. <u>1031</u> ((.1490))	.1050 ((.1463))	<u>.421</u> ((.413))
34–3	<u>.0968</u> ((.0150))	.0931 ((.0149))	.0949 ((.0147))	<u>.422</u> ((.380))	39–4	. <u>1377</u> ((.1100))	. <u>1322</u> ((.1091))	<u>.1347</u> ((.1071))	<u>.424</u> ((.423))
34-4	.0155 ((:0811))	. <u>0151</u> ((.0805))	<u>.0154</u> ((.0790))	. <u>412</u> ((.447))	39–5	.1071 ((.0300))	.1031 ((.0297))	<u>.1050</u> ((.0292))	<u>.421</u> ((.470))
34–5	<u>.0765</u> ((.0154))	<u>.0721</u> ((.0153))	. <u>0733</u> ((.0150))	. <u>443</u> ((.390))	39–6	. <u>0251</u> ((.0672))	. <u>0231</u> ((.0667))	. <u>0234</u> ((.0655))	<u>.468</u> ((.436))
34–6	<u>.0251</u> ((.0375))	<u>.0240</u> ((.0372))	.0243 ((:0365))	. <u>431</u> ((:406))	40–2	<u>.0691</u> ((.1111))	. <u>0636</u> ((.1102))	<u>.0643</u> ((.1082))	<u>.470</u> ((.365))
34–7	.0359 ((:0459))	.0350 ((.0455))	.0357 ((.0447))	. <u>409</u> ((.453))	41-1	<u>.0933</u> ((.0182))	<u>.0962</u> ((.0180))	. <u>0993</u> ((.0177))	. <u>345</u> ((:499))

CLASS	((1976)) <u>1979</u>	((1977)) <u>1978</u>	((1978)) <u>1977</u>	D-RATIO	CLASS	((1976)) <u>1979</u>	((1977)) <u>1978</u>	((1978)) <u>1977</u>	D-RATIO
	.0181	.0164	.0165	<u>.487</u>		.0422	.0415	.0424	<u>.399</u>
41-2	((.0179))	((.0178))	((.0175))	((.453)) .461	49–9	((:0535)) .0422	((.0531)) .0415	((.0521)) .0424	((.388)) .399
41-3	<u>.0175</u> ((.0250))	. <u>0162</u> ((:0249))	.0164 ((.0244))	.461 ((.478))	50-1	((:4843))	((:4805))	((.4718))	.399 ((:414))
41. 4	.0322	<u>.0291</u> ((.0180))	. <u>0292</u> ((.0177))	<u>.491</u> ((.499))	50–2	<u>.4996</u> ((.0787))	<u>.4921</u> ((.0780))	. <u>5037</u> ((.0766))	<u>.396</u> ((:456))
41–4	((.0182)) .0181	.0164	.0165	.487	30-2	.0704	.0655	.0662	<u>.459</u>
41-5	((.0182))	((.0180))	((.0177))	((:499)) .487	50–3	((:3183)) .2542	((.3158)) .2453	((.3101)) .2500	((.382)) .419
41–6	<u>.0181</u> ((.0179))	. <u>0164</u> ((.0178))	. <u>0165</u> ((.0175))	((:453))	51-1	((.1051))	((.1043))	((.1024))	((:438))
41.7	.0175	<u>.0162</u> ((.0143))	.0164 ((. 0141))	<u>.461</u> ((.479))	51–2	. <u>1033</u> ((.1759))	<u>.0983</u> ((.1745))	. <u>1000</u> ((.1714))	. <u>434</u> ((.485))
41–7	((.0145)) .0136	.0123	.0124	.483		.2231	.1990	.1994	.503
41–8	((:0182)) .0181	((:0180)) .0164	((.0177)) .0165	((:499)) .487	51-3	((.1759)) .1738	((.1745)) .1594	((.1714)) .1608	((.485)) .473
41–9	((:0182))	((.0180))	((.0177))	((.499))	51-4	((.0916))	((:0909))	((.0892))	((.458))
42-1	<u>.0181</u> ((.1325))	. <u>0164</u> ((.1314))	. <u>0165</u> ((.1290))	<u>.487</u> ((:383))	51-5	. <u>0968</u> ((.0916))	<u>.0931</u> ((.0909))	<u>.0949</u> ((.0892))	. <u>422</u> ((.458))
42-1	.1060	.1034	.1057	.407		.0968	.0931	<u>.0949</u>	.422
43–1	((.1281)) .1329	((.1271)) .1289	((.1248)) .1315	((:436)) .413	51–6	((.0916)) .0968	((:0909)) .0931	((.0892)) .0949	((:458)) .422
43-2	((.1191))	((.1182))	((.1160))	((.424))	51-7	((:0885))	((:0878))	((:0862))	((.445))
43-3	<u>.1127</u> ((.1325))	<u>.1060</u> ((.1314))	. <u>1076</u> ((.1290))	<u>.446</u> ((.411))	51-8	.0805 ((.0916))	.0753 ((.0909))	<u>.0763</u> ((.0892))	. <u>452</u> ((.458))
	.1227	.1175	<u>.1195</u>	.428		.0968	.0931	<u>.0949</u> ((.0657))	.422 ((.449))
43–4	((.1433)) .1282	((.1422)) .1246	((.1396)) .1272	((:390)) .411	51–9	((.0675)) .0705	((:0669)) .0657	((۱۲۹۵۰۰)) .0666	.45 <u>5</u>
43-5	((.2808))	((.2786))	((.2735))	((.415))	52–1	((:0863))	((.0856))	((.0840))	((:418)) .437
44–1	. <u>2328</u> ((:0950))	. <u>2225</u> ((:0942))	. <u>2264</u> ((.0925))	<u>.429</u> ((.375))	52–2	<u>.0765</u> ((.0916))	. <u>0726</u> ((.0909))	. <u>0737</u> ((.0892))	((.458))
	. <u>0790</u> ((.0843))	.0778 ((.0837))	. <u>0797</u> ((.0821))	<u>.396</u> ((.415))	52–3	<u>.0968</u> ((.0916))	. <u>0931</u> ((.0909))	<u>.0949</u> ((.0892))	. <u>422</u> ((.458))
44–4	.0685	.0640	.0647	.455	32-3	.0968	.0931	.0949	.422
45–1	((.0244)) .0204	((.0242)) .0210	((.0238)) .0216	((.307)) .349	52–4	((:1400)) .1737	((.1389)) .1626	((.1364)) .1646	((.433)) .452
45-2	.0204 ((.0122))	((:0121))	((.01 19))	((.311))	52-5	((.0916))	((:0909))	((.0892))	((.458))
45–3	. <u>0090</u> ((.0343))	<u>.0091</u> ((.0340))	. <u>0094</u> ((.0334))	<u>.361</u> ((.354))	52–6	<u>.0968</u> ((.0723))	. <u>0931</u> ((.0717))	.0949 ((.0704))	. <u>422</u> ((.429))
	.0268	.0269	.0277	.375		.0676	.0634	.0643	<u>.449</u> ((.453))
45-4	((.0126)) .0114	((.0125)) .0108	((.0123)) .0110	((:418)) .439	52–7	((.0271)) .0244	((.0268)) .0226	((.0263)) .0228	.464
46 –1	((:0485))	((.0481))	((.0472))	((.348)) .352	53–1	((:0030)) .0028	((:0030)) .0027	((.0029)) .0028	((:399)) .429
48-2	. <u>0502</u> ((.0458))	<u>.0514</u> ((:0454))	.0530 ((.0446))	((:382))	53–5	((:0052))	((.0051))	((:0050))	((.358))
48-3	. <u>0395</u> ((.0827))	<u>.0386</u> ((.0820))	.0395 ((.0805))	<u>.403</u> ((.500))	53–6	. <u>0044</u> ((.0054))	. <u>0043</u> ((:0053))	<u>.0044</u> ((.0052))	. <u>390</u> ((.412))
40-3	.0843	.0773	.0780	.474		.0046	.0045	.0045	.417
48-4	((:0644)) .0840	((:0639)) .0771	((.0627)) .0778	((.446)) .473	61–3	((:0068)) .0057	((.0068)) .0052	((:0067)) .0052	((:440)) .488
48-5	((.0517))	((:0513))	((.0503))	((.403))	61–4	((.0712))	((:0706))	((.0693))	((.413))
48–6	<u>.0446</u> ((.0103))	. <u>0433</u> ((.0103))	<u>.0441</u> ((.0101))	<u>.412</u> ((.430))	61-5	<u>.0654</u> ((.0345))	<u>.0625</u> ((.0342))	<u>.0636</u> ((.0336))	. <u>429</u> ((.402))
	.0098 ((.2203))	.0092	.0093 ((.2146))	.449 ((.434))	61–6	.0312 ((.0345))	<u>.0295</u> ((.0342))	<u>.0300</u> ((.0336))	<u>.440</u> ((.402))
48–7	.2063	((.2185)) .1959	.1992	.436		.0312	.0295	.0300	.440
48–8	((:0606)) .0578	((.0602)) .0555	((.0591)) .0566	((:441)) .422	61-7	((.0282)) .0255	((:0280)) .0244	((.0274)) .0249	((:416)) .426
48-9	.0378 ((.0363))	((.0360))	((:0354))	((.434))	61-8	((:0638))	((.0633))	((.0622))	((.515))
49-1	. <u>0322</u> ((.0133))	<u>.0299</u> ((.0132))	<u>.0302</u> ((.0130))	<u>.462</u> ((.432))	61–9	<u>.0658</u> ((.0076))	. <u>0582</u> ((.0075))	. <u>0582</u> ((.0074))	. <u>512</u> ((:404))
	.0132	.0124	<u>.0125</u>	<u>.449</u>		.0069	.0065	.0066	.442
49–2	((:0320)) .0303	((.0318)) .0288	((.0312)) .0292	. ((.444)) .435	62–1	((.0294)) .0271	((:0292)) .0260	((.0287)) .0265	((.396)) .428
49–3	((:0133))	((.0132))	((:0130))	((.432))	62–2	((.0955))	((.0948))	((.0931)) .0851	((.372)) .392
49–4	. <u>0132</u> ((.0030))	<u>.0124</u> ((.0030))	.0125 ((.0029))	<u>.449</u> ((.399))	62–3	.0840 ((.0225))	. <u>0831</u> ((.0223))	((.0219))	((.421))
	.0028 ((.0489))	.0027 ((.0485))	.0028 ((.0476))	.429 ((.420))	62–4	.0206 ((.0280))	<u>.0194</u> ((.0278))	<u>.0197</u> ((.0273))	<u>.444</u> ((.481))
49–5	.0470	.0447	.0454	.435		.0265	.0238	.0240	.494
49–6	((.0100)) .0096	((.0099)) .0090	((:0097)) .0091	((.447)) .447	62-5	((.0280)) .0265	((.0278)) .0238	((.0273)) .0240	((:481)) .494
49–7	((:0227))	((.0225))	((:0221))	((.395))	62–6	((.0280))	((.0278))	((.0273))	((.481))
49–8	<u>.0193</u> ((.0535))	<u>.0188</u> ((.0531))	<u>.0192</u> ((.0521))	. <u>408</u> ((.388))	62–7	. <u>0265</u> ((:1400))	.0238 ((.1389))	. <u>0240</u> ((.1364))	<u>.494</u> ((.443))
. =	//	,,							••

1327	CLASS	((1976)) <u>1979</u>	((1977)) <u>1978</u>	((1978)) <u>1977</u>	D-RATIO	CLASS	((1976)) <u>1979</u>	((1977)) <u>1978</u>	((1978)) <u>1977</u>	D-RATIO
62-9 ((69749) ((6972)) ((6982)) ((6989)) ((6999) ((6999))	62–8	((.0758))	((.0752))	((:0739))	((.322))	66-7	((:0271))	((.0268))	((.0263))	((.453))
63-1 (693+9) (793-9) (62–9	((:0314))	((.0312))	((:0306))	((.483))	66–8	((:0590))	((.0586))	((:0575))	((.402))
63-2 ((69394)) (63–1	((:0310))	((.0307))	((.0302))	((.293))	66–9	((.1865))	((:1850))	((.1816))	
63-3 ((697-9)) (63-2	((.0397))	((.0394))	((:0387))	((.393))	67–1	((.0133))	((:0132))	((.0130))	
63-4 ((#9891) ((#9899) ((#9896)) ((#9892)) ((#	63-3	((.0140))	((.0139))	((.0136))	((:326))		((.0133))	((:0132))	((.0130))	((.432))
63-5 ((39984)) ((49982)) ((49982)) ((4999)) ((39	63–4	((.0201))	((:0199))	((.0196))	((.425))		.0297	.0287	.0292	.416
63-6 ((@9349)) ((@9349)) ((@9399)) (63-5	((.0084))	((:0083))	((:0082))	((.459))		.0941	.0871	.0880	<u>.463</u>
63-7 ((-6)+35) ((-6)+34) (636	((.0348))	((:0346))	((:0339))	((.455)) .473		<u>.0418</u>	.0407	.0415	<u>.410</u>
63-8	63-7	((.0135))	((.0134))	((.0131)) .0116	((.440)) .470	67–8	2.30*	2.10*	2.11 *	<u>.478</u>
63-9 ((-9173)) ((-9172)) ((-9174)) (63-8		((:0096)) .0078			67–9	3.0178	2.7717	2.7966	.472
64-2 (169549) (116) 470 68-2 (16777) (16771) (16969) (16969) (16969) (16969) (16969) (16969) (16969) (169760) 0860 0775 0779 492 64-3 (16924) (16924) (16926) (16924) (169694) (169649) (16964) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649) (169649)	63–9		((:0172))	.0136		68–1		.0230 ((.1095))		
0.411 0.397 0.405 417 68-3 (f.5566b) (f.554fb) (f.54fb) (f.277b) (f.	64–1	,,	.0115	.0116		68-2		.1235 ((.0712))	.1266 ((.0699))	.388 ((.500))
64-4	64–2			.0405	.417	68-3		.0775 ((.5516))	. <u>0779</u> ((.5416))	.492 ((.257))
0.082	64–3	.0253	.0226	.0227	<u>.501</u>	68–4				<u>.262</u> ((.376))
0.680	64–4	.0082	.0078	.0079	.435	68-9	((:2168))		((:2112))	((.470))
0.0125 0.0115 0.016 4.70 69-3 ((#3799)) ((#3729))		.0680	.0617	.0622	.483	69–2	((.1729))	((.1715))	((.1684))	
64-8		.0125	<u>.0115</u>	.0116	.470	69–3	((.8799))	((.8729))	((.8571))	((.267))
0.577		.0243	.0222	.0224	.477	69–4	((.1333))	((:1323))	((.1299))	((.406))
$ \begin{array}{c} 0.626 \\ (\overline{(.0002)}) \\ ((.$.0577	.0565	.0578	.402	69–5	((.1333))	((:1323))	((.1299))	((:406))
$ \begin{array}{c} 0.0074 & 0.069 & 0.069 & .469 & 69-8 & \overline{((.0554))} & \overline{((.0556))} & \overline{((.0546))} & \overline{((.4654))} \\ \overline{((.0029))} & \overline{((.0029))} & \overline{((.0028))} & \overline{((.0028))} & \overline{((.0028))} & \overline{((.0028))} \\ 0.0024 & 0.0024 & 0.0024 & .391 & 69-9 & \overline{((.0196))} & \overline{((.0195))} & \overline{((.0197))} & \overline{((.0197))} \\ 0.0169 & 0.0174 & 0.0179 & .346 & 71-1 & \overline{((.0140))} & \overline{((.0193))} & \overline{((.0136))} & \overline{((.0136))} \\ 0.0169 & 0.0174 & 0.0179 & .346 & 71-1 & \overline{((.0140))} & \overline{((.0139))} & \overline{((.0136))} & \overline{((.0136))} \\ 0.0273 & 0.0250 & 0.0253 & .474 & 71-2 & \overline{((.0140))} & \overline{((.0140))} & \overline{((.0140))} & \overline{((.0140))} & \overline{((.0140))} \\ 0.0211 & 0.0212 & 0.0212 & 0.0215 & .428 & 71-3 & \overline{((.0020))} & \overline{((.0020))} & \overline{((.0020))} & \overline{((.0020))} & \overline{((.0020))} \\ 0.069 & 0.065 & 0.066 & .441 & 71-4 & \overline{((.00420))} & \overline{((.00420))} & \overline{((.00410))} & \overline{((.00410))} \\ 0.069 & 0.065 & 0.0066 & .441 & 71-4 & \overline{((.00420))} & \overline{((.00440))} & \overline{((.00410))} & \overline{((.00410))} \\ 0.0476 & 0.452 & 0.459 & .437 & 71-5 & \overline{((.00110))} & \overline{((.0040))} & \overline{((.0040))} \\ 0.0387 & 0.0355 & 0.0358 & .473 & 71-6 & \overline{((.00310))} & \overline{((.00360))} $.0626	.0600	.0611	.426	69–7	((:2476))	((.2457))	((.2412))	((.369))
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$.0074	.0069	.0069	.469	69–8	((.0554))	((.0550))	((.0540))	((.463))
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$.0024	.0024	.0024	<u>.391</u>	69-9	((.0196))	((.0195))	((.0191))	((.397))
$\begin{array}{cccccccccccccccccccccccccccccccccccc$.0169	.0174	.0179	.346	71–1	((:0140))	((.0139))	((:0136))	((.326))
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$.0273	.0250	.0253	.474	71–2	((2.46*))	((2.44*))	((2.39*))	((.475))
$\begin{array}{cccccccccccccccccccccccccccccccccccc$.0221	.0212	.0215	.428	71-3	((:0320))	((.0318))	((.0312))	.478 ((:444))
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$.0069	.0065	.0066	.441	71–4	((:0043))	((.0042))	((.0041))	((.364))
$\begin{array}{cccccccccccccccccccccccccccccccccccc$.0476	.0452	<u>.0459</u>	.437	71–5	((.0313))	((:0311))	((.0305))	((.486))
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$.0387	.0355	.0358	.473	71–6	((.0631))	((.0626))	((:0615))	((.428))
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$.0312	.0282	<u>.0284</u>	<u>.487</u>	71-7	((:0947))	((.0940))	((.0923))	((.423))
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$.0341	.0318	.0322	.452	71-8	((.2157))	((.2139))	((.2101))	((.413))
$\begin{array}{cccccccccccccccccccccccccccccccccccc$.0711	.0666	.0674	.453	71–9	((:4843))	((:4805))	((.4718))	((.414))
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$.0394	.0370	.0376	.446	72–1	((.0320))	((.0318))	((.0312))	((.444))
.0387 .0358 .0363 .462		.0117	.0113	.0115	<u>.419</u>	72–2	((.0133))	((:0132))	((.0130))	((.287))
		.0387	.0358	.0363	.462	*Daily			<u> </u>	<u></u>

AMENDATORY SEC 11/30/79, effective 1/1/8			Rates Effective January 1, ((1980)) <u>1981</u>		
WAC 296-17-890 T.	ABLE IV.		•	Accident	Medical
Maximum experience n	nodifications for firms w accidents:	ith no compensable	Class	Fund Base Rate	Aid Fund Rate
	N	l aximum		1.0791	.4841
Expected		xperience	2-2	((:9489))	((.3289))
Loss Range	M	odification		<u>.9518</u>	.4063
			3–1	((.1965))	((.1287))
((1-593))		.90	2.2	.2087	.1458 ((-225))
1-567		.,,	3–2	((.6186)) .5890	((.2225)) .2116
((594-634))		.89	3–6	((.2982))	((.1614))
568-606		00		.3028	.1805
((635-679))		.88	3–7	((.2113))	((:1304))
(607–649 ((680–727))		.87	4–1	<u>.2287</u> ((.8165))	<u>.1447</u> ((.2727))
650-695			4-1	.7750	.3387
((728-780))		.86	4–2	((.8165))	((.2727))
696-746 ((701-927))		95		<u>.7750</u>	.3387
((781-837)) 747-800		.85	4–3	((.5599))	((.2627)) .2826
((838-899))		.84	5–2	<u>.5617</u> ((.4197))	((.1568))
801-859			J 2	.3953	.1759
((900-967))		.83	5–3	((.2396))	((.1779))
<u>860–924</u> ((968–1,041))		.82	E 4	.2193	. <u>1783</u> ((.2360))
925–995		.02	5–4	((.5177)) .4822	.3021
$((\frac{1}{042-1},\frac{1}{121}))$.81	5–5	((.5126))	((.2639))
996–1,072		00		.5136	.2935
((1,122–1,208)) 1,073–1,155		.80	5–8	((.5983)) .7532	((.2939)) .3373
$((\frac{1,079-1,199}{1,209-1,303}))$.79	6–1	((.1571))	((.1126))
1,156–1,246				.1803	<u>.ì261</u>
((1,304–1,408))		.78	6–2	((.1949))	((.1124))
$((\frac{1,247-1,346}{1,409-1,522}))$.77	6–3	.1848 ((.2477))	<u>.1277</u> ((.1464))
1,347–1,455			0–3	.2836	.1545
((1,513-1,648))		.76	6-4	((.5277))	((.2900))
1,456-1,575	and aver	.75		.4939	.2745
((1,649)) <u>1,576</u>	allu ovci	.73	6–6	((.1223)) .1157	((.0838)) .0865
AMENDATORY SEC	CTION (Amending	Order 79-18, filed	6–7	((.1341))	((:0688))
11/30/79, effective 1/1/3				.1342	.0740
WAC 296-17-895 I	NDUSTRIAL INSUR	ANCE ACCIDENT	7–1	((.4216))	((.1460)) 1604
FUND BASE RATES	AND MEDICAL AID	RATES BY CLASS	8–3	. <u>4541</u> ((.1806))	.1604 ((.1058))
OF INDUSTRY. Indust				.2026	.ì109 ´´
medical aid rates by class	•		8-4	((.3862))	((.1951))
	Rates Ef		9–1	<u>.3361</u> ((.7336))	. <u>2414</u> ((.1851))
	January 1,	((1980)) <u>1981</u>	7-1	.8345	.2043
	Accident	Medical	((9-2))	((:2764))	((.1695))
	Fund Base	Aid Fund	10–2	((.6898))	((.3179))
Class	Rate	Rate	10–3	<u>.7344</u> ((:3322))	<u>.3720</u> ((.1558))
1-1	((.4598))	((.2011))	10 3	.2968	.1545
	.4392	<u>.1985</u>	<u>10–4</u> 11–1	7344	<u>.3720</u>
1–2	((.4977))	((.1645))	11–1	((.2826))	((.1331)) .1417
1–3	<u>.4241</u> ((.5665))	<u>.1923</u> ((.2399))	11–2	. <u>3353</u> ((: 4379))	((.1924))
1-3	.5207	.2688		.3988	.2063
1-4	((.4514))	((.1733))	11–3	((.1560))	((.1190))
1 16	.436 <u>5</u> ((-4221))	<u>.1899</u> ((.1896))	13–1	. <u>1651</u> ((.1537))	<u>.1294</u> ((.0960))
15	((.4221)) <u>.4054</u>	.2082	1,3-1	.1497	.1047
1–6	((.6122))	((.2413))	13–3	((.0866))	((:0461))
	.7381	.2806	12.4	.0945 ((-0055))	.0554 ((-0055))
1–7	((.3863)) .3614	((.1708)) .1633	13–4	((.0055)) .0053	((.0055)) .0064
1-8	.3014 ((.5073))	((:1808))	14-1	((.2644))	((:1424))
	.4182	<u>.1890</u>		.2776	.1726
1–9	((.6110)) 5610	((.2383)) .2501	14–3	((.1904)) .1854	((.0631)) .0752
2–1	. <u>5610</u> ((1.2168))	((:4161))	14–4	((.1904))	.0732 ((.0631))
	((***************************************		//	** //

Rates Effective January 1, ((1980)) <u>1981</u> Rates Effective January 1, ((1980)) 1981

January 1, ((1780)) 1981				January 1, ((1980)) 1981			
	Accident	Medical		Accident	Medical		
	Fund Base	Aid Fund		Fund Base	Aid Fund		
Class	Rate	Rate	Class	Rate	Rate		
	.1854	.0752	34-4	((.1946))	((.1294))		
15-1	((.1584))	((:0951))	J 1 - 1	.1945	.1537		
	.1553	.0993	34–5	((.0429))	((:0238))		
15–7	((.1425))	((.0785))	_	.0737	.0273		
	.1327	.0831	34–6	((:0900))	((.0749))		
17–1	((.8373))	((.3391))		.0952	.0781		
	<u>.7534</u>	.3609	34–7	((:1101))	((:0716))		
17–2	((.8373))	((.3391))	24.0	.1193	.0856		
17.2	.7534 ((.3006))	.3609	34–8	((.0526))	((.0376))		
17–3	((.3906)) .3697	((.2011)) .1711	34–9	. <u>0493</u> ((:0900))	<u>.0408</u> ((.0749))		
17–4	((.1823))	((.1278))	34-9	.0835	.0684		
• • •	.1726	.1349	35–1	((.1591))	((.1070))		
181	((:3260))	((.1541))	25 .	.1588	.1241		
	.3565	.1613	35-3	((:1198))	((.0940))		
20–2	((:1683))	((.0965))		.1159	.1009		
**	.1805	<u>.1107</u>	35–6	((.3458))	((.1471))		
20–3	((.2023))	((.1061))	25.0	.3705	.1644		
20–4	. <u>1716</u> ((.1879))	<u>.1185</u> ((.1565))	35–8	((.1428))	((.1404))		
20—4	.2169	((cocr.)) .1681	36 –1	<u>.1671</u> ((.1946))	.1644		
20–5	((.1352))	((.0996))	,30-1	.1945	((.1294)) .1537		
	.1381	.1134	36-2	((.0430))	((:0326))		
((20-6))	((.2300))	((.1221))		.0435	.0418		
20–7	((.1640))	((.0969))	36–3	((.1749))	((.1201))		
	.1642	.1039		<u>.1846</u>	.1360		
20–8	((.1381))	((.0787))	36–4	((.3494))	((.1955))		
21–1	.1331	.0846 ((-1207))	26.5	<u>.3758</u>	.2088		
21-1	((.1703)) .1666	((.1297)) .1321	36–5	.1268	((.0811)) .0913		
21–2	((.2023))	((.1061))	36–6	((.2228))	((.1625))		
	.1716	.1185		.2240	.1863		
21–4	((:1092))	((:0826))	37–1	((:0998))	$\overline{((.0527))}$		
	<u>.1010</u>	.0884		.1056	.0816		
22–1	((.1171))	((.0540))	37–2	((.2153))	((.1244))		
22–2	. <u>1102</u> ((.1195))	. <u>0573</u> ((:0710))	37–3	<u>.2154</u> ((.0998))	.1329 ((-0527))		
22.2	.1284	.0815	37-3	.1056	((:0527)) .0816		
24 –1	((.2340))	((.1374))	37–7	((.1072))	((:0641))		
	.2654	<u>.1650</u>		<u>.ì188</u> ~	.ò747 ´´		
29–3	((.2437))	((.1681))	37–8	((.1006))	((.0626))		
20.4	.2572	.1888	20.1	.1005	.0665		
29–4	((.2750)) .3019	((.1568))	38–1	((.1006))	((.0626))		
29–6	((.2437))	<u>.1836</u> ((.1681))	38-2	<u>.1005</u> ((.0708))	<u>.0665</u> ((.0471))		
	.2139	.1674	30 2	.0685	.0526		
31-1	((.2651))	((:1449))	38-3	((.0708))	((:0471))		
	<u>.2300</u>	.1458		.0685	.0526		
31–2	((.2056))	((.1013))	38-4	((.0708))	((:0471))		
21. 2	.2156	.1133		.0685	.0526		
31–3	((.2056)) . <u>2156</u>	((.1013)) .1133	38–5	((.0708))	((:0471))		
31–4	((:2651))	((.1449))	. 38–6	<u>.0685</u> ((.0708))	<u>.0526</u> ((.0471))		
	.2300	.1458	. 50 0	.0685	.0526		
31-5	((:3823))	((:1784))	38-8	((.0708))	((:0471))		
	<u>.4021</u>	<u>.1787</u>		.0703	.0540		
33–1	((.2410))	((.1680))	38–9	((.0708))	((:0471))		
33–2	<u>.2577</u> ((.2585))	.1996	20.1	.0685	.0526		
33-2	.2124	((.1677)) <u>.</u> 1645	39–1	((.1613)) .1702	((.0881)) .1036		
33-3	((:1566))	((.1088))	39-2	$\frac{.1702}{((.2638))}$	((.1281))		
	.ì 407	.1090		.2794	.1542		
33–9	((.1362))	((.0966))	39-3	((:3604))	((:2147))		
. .	.1314	.1026		.3582	.2559		
34–1	((.1917))	((.1028))	39–4	((.2638))	((.1281))		
34–2	.1700	.1117 ((-1502))	20 5	.2794	.1542		
34-4	((.2198)) .2524	((.1503)) .1669	39–5	((:0719)) .0619	((:0574))		
34–3	((:0361))	((:0211))	39–6	.0619 ((.1613))	<u>.0605</u> ((.0881))		
-	.0410	.0152	2. 0	.1700	.1035		

Rates Effective January 1, ((1980)) 1981 Rates Effective January 1, ((1980)) 1981

	January 1, ((1980)) <u>1981</u>				January 1, ((1960)) 1961			
	Accident	Medical		Accident	Medical			
	Fund Base	Aid Fund		Fund Base	Aid Fund			
Class	Rate	Rate	Class	Rate	Rate			
40–2	((.2666))	((.1098))	49–5	((.1173))	((:0709))			
40-2	. <u>2662</u>	.1226	1, 3	.1206	.0846			
41–1	.0436	((:0388))	49–6	((.0239))	((.0172))			
		.0428	40.7	.0243	.0180			
41-2	((:0430))	((:0326))	49–7	((.0544)) .0513	((.0306)) .0309			
41. 3	<u>.0435</u> ((.0601))	. <u>0418</u> ((.0508))	49-8	((.1284))	((:0625))			
41–3	.07 <u>71</u>	.0579	,,, ,	.1133	<u>.0619</u>			
41–4	.0436	((:0388))	49–9	((.1284))	((.0625))			
		.0428		.1133	.0619			
41–5	.0436	((.0388))	50–1	((1.1620)) 1.5891	((.4813)) .6662			
41.6	((:0430))	<u>.0428</u> ((.0326))	50-2	$\frac{1.3891}{((.1887))}$:0002 ((:1374))			
41–6	.0435	.0418	• • •	.1754	.1435			
41–7	((.0347))	((.0265))	50–3	((.7637))	((.3163))			
	<u>.0329</u>	.0282	71.	.6653 ((.2522))	<u>.2789</u> ((.1616))			
41-8	.0436	((.0388))	51–1	((.2522)) .2656	.1757			
41–9	.0436	.0428 ((: 0388))	51-2	((:4221))	((.2754))			
41-7	.0450	.0428	•••	.5257	.3298			
42–1	((:3178))	((.1717))	51-3	$\overline{((.4221))}$	((.2754))			
	.2 <u>815</u>	.1925	51 4	.4254	<u>.2982</u> ((.1503))			
43–1	((.3073))	((.2021))	51–4	((.2198)) .2524	.1669			
43–2	<u>.3500</u> ((.2858))	<u>.2711</u> ((.1602))	51–5	((.2198))	((.1503))			
4 3-2	.2855	.1801	*	.2524	.1669			
43–3	((.3178))	((.1531))	51–6	((.2198))	((.1503))			
	.3177	.1783	61.7	.2524	. <u>1669</u>			
43–4	((.3438))	((.1848))	51–7	((.2124)) .2022	((.1392)) .1481			
43–5	. <u>3387</u> ((.6737))	<u>.1960</u> ((.2458))	51-8	((.2198))	((.1503))			
43-3	.6017	.2742		.2524	<u>.1669</u>			
44–1	((.2279))	((.0941))	51-9	((.1619))	((.1077))			
	.2124	.1016	50.1	.1765	.1162 ((-1369))			
44–4	((.2023))	((.1061))	52–1	((.2070)) .1959	((.1250)) .1291			
45–1	<u>.1716</u> ((.0585))	<u>.1185</u> ((.0390))	52-2	((.2198))	((:1503))			
43-1	.0580	.0426		.2524	<u>.1669</u>			
45–2	((.0292))	((.0137))	52-3	((.2198))	((.1503))			
	.0252	.0146	50.4	<u>.2524</u> ((.3360))	<u>.1669</u> ((.1382))			
45–3	((:0823))	((.0439)) .0460	52–4	.4365	.1553			
45–4	<u>.0740</u> ((.0303))	((:0259))	52-5	((.2198))	((:1503))			
45 4	.0291	.0294		.2524	.1669			
46–1	((.1163))	((:1638))	52–6	((.1734))	((.1038))			
	.1421	.2126	52–7	<u>.1704</u> ((.0649))	<u>.1221</u> ((.0458))			
48–2	((.1099)) .1053	((:0627)) .0584	32-1	.0605	.0560			
48-3	((.1983))	((.1502))	53-1	$\overline{((.0072))}$	((.0052))			
.0 0	.2062	<u>.1606</u>		.0074	.0048			
48-4	((.1545))	((.1106))	53–5	((.0124))	((:0087)) .0098			
40 5	<u>.2057</u> ((.1240))	.1307 ((.0883))	53–6	<u>.0118</u> ((.0129))	((.0089))			
48–5	.1174	.0784	33-0	.0121	.0098			
48–6	.0248	((.0191))	53–7	((.0768))	((.0386))			
		.0218		.0777	.0446			
48–7	((.5126))	((.2639))	61–3	((.0164))	((.0155)) .0 <u>154</u>			
40.0	.5136 ((-1466))	. <u>2935</u> ((.1031))	61–4	.0137 ((:1708))	$\frac{.0194}{((.0846))}$			
488	((:1455)) .1506	.1085	01 4	.1691	.0967			
48-9	((.0871))	((.0688))	61-5	$\overline{((.0827))}$	((.0555))			
	.0800	.0534		.0798	.0615			
49 –1	((.0319))	((.0231))	61–7	((.0676))	((.0437)) .0499			
40.0	.0333	<u>.0265</u> ((.0386))	61-8	<u>.0661</u> ((.1531))	. <u>.0499</u> ((.1020))			
49–2	((:0768)) .0777	.0446	01-0	.1533	.1164			
49–3	((.0319))	((.0231))	61–9	((.0182))	((.0118))			
., .	.0333	.0265		.0176	.0117			
49–4	((.0072))	((.0052))	62–1	((.0706))	((.0461))			
	.0074	.0048		.0702	.0543			

Rates Effective January 1, ((1980)) 1981

Rates Effective January 1, ((1980)) 1981

January 1, ((1980)) <u>1981</u>				January 1, ((1980)) <u>1981</u>		
	Accident Fund Base	Medical Aid Fund		Accident Fund Base	Medical	
Class	Rate	Rate	Class	Rate	Aid Fund Rate	
62–2	((.2292))	((.1060))	66–3	((:1013))	((:0568))	
62–3	. <u>2269</u> ((.0539))	. <u>.1211</u> ((.0303))	66–4	. <u>0997</u> ((.0322))	. <u>0635</u> ((.0201))	
62–4	. <u>0522</u> ((.0672))	. <u>0339</u> ((.0484)) .0526	66–5	<u>.0307</u> ((:0880)) .0960	<u>.0215</u> ((.0470)) .0567	
62–5	<u>.0631</u> ((.0672)) .0631	.032 <u>0</u> ((.0484)) .0526	66–7	. <u>0900</u> ((.0649)) .0605	.0507 ((:0458)) .0560	
62–6	((.0672)) .0631	((.0484)) .0526	66–8	((:1416)) .1362	((.0617)) .0656	
62–7	((.3359)) .3294	((.3383)) .3747	66–9	((:4474)) .4983	((:3473)) .4077	
62–8	((.1819)) .1372	((:0837)) .0838	67–4	((:0837)) .0779	((:0617)) .0669	
62–9	((:0754)) <u>.0752</u>	((:0763)) .0847	675	((.2644)) .2332	((.1922)) .2130	
63–1	((.0743)) .0779	((:0292)) .0325	67–6	((.1141)) .1106	((.0624)) .0696	
63–2	((:0953)) .0842	((.0412)) .0445	67–7	((13.15*)) 5.59*	((8.86*)) 10.78*	
63–3	((.0335)) .0304	((.0155)) .0199	67–8	((7.4190)) 7.3995	((2.6737)) 2.9474	
63–4	((:0482)) .0465	((.0352)) <u>.0366</u>	67–9	((.0620)) .0619	((:0534)) :0571	
63–5	((:0201)) <u>.0214</u>	((.0190)) .0241	68–1	((.2647)) .3380	((.1553)) .1934	
63–6	((.0836)) .0720	((.0603)) .0715	68–2	((.1721)) . <u>2056</u>	((.1292)) .1547	
63-8	((.0231)) .0213	((.0104)) .0110	68–3	((1.3340)) 1.4168	((.5937)) .5342	
63–9	((:0416)) .0360	((.0372)) .0420	68–4	((.1256)) .1172	((.0722)) .0770	
64–2	((.1229)) . <u>1078</u> //2/05)	((.0627)) . <u>0690</u> ((.0423))	68-9	((.5201)) .6156	((.8696)) 1.0038	
64–3 64–4	((:0605)) <u>:0597</u> ((:0227))	((:0423)) <u>:0488</u> ((:0168))	69–1 69–2	- ((-4148))	$((\frac{.0274}{.0283}))$	
64–5	.0210 ((.1362))	.0182 ((.1006))	69-3	((.4148)) <u>.4077</u> ((2.1111))	((:1324)) <u>:1439</u> ((:9566))	
64–6	. <u>1644</u> ((.0323))	. <u>1213</u> ((:0277))	69–4	1.8982 ((.3199))	.9894 ((.1536))	
64–7	.0306 ((:0586))	.0318 ((.0569))	69–5	. <u>2856</u> ((.3199))	.1548 ((. 1536))	
64–8	.0591 ((.1556))	.0609 ((.1051))	69-6	.2856	.1548 ((.1751))	
64–9	.1538 ((.1767))	.1125 ((.1242))	69-7	((:5941))	.1548 ((.1828))	
65–1	<u>.1624</u> ((.0197))	<u>.ì136</u> ((:0131))	69–8	. <u>5055</u> ((.1330))	$\frac{.1933}{((.0672))}$	
65–2	. <u>0183</u> ((.0069))	.0136 ((.0048))	69–9	. <u>1594</u> ((:0471))	<u>.0748</u> ((.0332))	
65–3	<u>.0065</u> ((.0464))	. <u>0052</u> ((.0162))	71–1	.0437 ((:0335))	.0337 ((.0155))	
65–4	. <u>0480</u> ((.0672))	. <u>0180</u> ((.0640))	71–2	. <u>.0304</u> ((5.89*))	. <u>0199</u> ((8.86*))	
65–5	<u>.0667</u> ((.0526))	. <u>0688</u> ((.0389))	71-3	<u>5.59*</u> ((.0768))	10.78* ((.0386))	
65–6	. <u>0572</u> ((:0195))	. <u>0499</u> ((.0116))	71–4	. <u>0777</u> ((.0102))	.0446 ((.0072))	
65–7	. <u>0176</u> ((.1246))	. <u>0126</u> ((.0760))	71–5	. <u>0112</u> ((:0752))	. <u>0087</u> ((.0637))	
65–8	. <u>.1219</u> ((.0950))	. <u>0850</u> ((.0585))	71–6	. <u>0902</u> ((.1515))	. <u>.0842</u> ((.0969))	
65–9	<u>.0948</u> ((.0753)) 0750	. <u>0699</u> ((.0561))	71–7	. <u>1509</u> ((.2273))	. <u>1063</u> ((.1292))	
66–1	<u>.0750</u> ((.0810)) .0856	. <u>0584</u> ((.0567)) .0772	71–8	. <u>2234</u> ((.5174)) . <u>517</u> 0	. <u>1399</u> ((.2448)) .2695	
66–2		. <u>.0772</u> ((0844)) . <u>.0899</u>	71-9	((1.1620)) 1.5891	. <u>.2693</u> ((.4813)) .6662	
	11101	10077		. 1.20/1	.0002	

Rates Effective January 1, ((1980)) 1981

Class	Accident Fund Base Rate	Medical Aid Fund Rate
72-1	((:0768))	((.0386))
	.0777	.0446
72-2	((.0319))	((.0156))
	.0252	.0165

^{*}Daily rate. The daily rate shall be paid in full on any person for any calendar day in which any duties are performed that are incidental to the profession of the worker.

AMENDATORY SECTION (Amending Order 79-18, filed 1/30/79, effective 1/1/80)

WAC 296-17-920 ASSESSMENT FOR SUPPLEMENTAL PENSION FUND. The amount of ((one cent)) 9.5 mills (\$.0095) shall be retained by each employer from the earnings of each of his workmen for each hour or fraction thereof the workman is employed. Provided that in classifications 67-7 and 71-2, the employer shall retain eight cents per man-day from each of his workmen. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such moneys shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 296-17-533 CLASSIFICATION 9-2. (2) WAC 296-17-559 CLASSIFICATION 20-6.

WSR 80-14-081 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF ECOLOGY (Ecological Commission)

[Memorandum, Chairman-October 1, 1980]

RCW 43.21A.170 requires that designated state agency heads and the public be given notice of meetings of the Washington State Ecological Commission, and the public be given full opportunity to examine and be heard on all proposed orders, regulations or recommendations.

This notice is to inform you that the third quarterly meeting of the Washington State Ecological Commission will be held on November 5, 1980 beginning at 1:30 p.m. in the North Auditorium of the U.S. Federal Building, fourth floor, 915 Second Avenue, Seattle, Washington.

Two public evening sessions are also scheduled to discuss and receive public comment on the State Environmental Policy Act (SEPA). Each evening session will begin at 7:30 p.m. The first will be held in Seattle on November 5th at the North Auditorium of the U.S. Federal Building, fourth floor, 915 Second Avenue. The second evening session will be held in Spokane on November 6th at the Spokane County Health Center, West 1101 College.

For further information, please contact Susan Pratt, Ecological Commission, c/o Department of Ecology, MS PV-11, Olympia, Washington 98504 (telephone 206-753-2240).

WSR 80-14-082 NOTICE OF PUBLIC MEETINGS PLANNING AND COMMUNITY AFFAIRS AGENCY

(Energy Conservation Weatherization Advisory Council)
(State Building Code Advisory Council)
[Memorandum, Director—October 1, 1980]

Energy Conservation Weatherization Advisory Council

The Energy Conservation Weatherization Advisory Council will meet on Wednesday, November 5, 1980, at 9:00 a.m. at the Holiday Inn in Yakima. For additional information, contact Claire Hopkins, Economic Opportunity Division, Planning and Community Affairs Agency, 400 Capitol Center Building, Olympia, Washington 98504, telephone (206) 753-4106 or toll free 1-800-562-5677.

State Building Code Advisory Council

The State Building Code Advisory Council will meet on Wednesday, October 15, 1980, at 9:00 a.m. in the Conference Room of the SeaTac Airport Fire Department, South 170th Street and Perimeter Road, Seattle. For additional information, contact Jack Ragsdale, Local Government Services Division, Planning and Community Affairs Agency, 400 Capitol Center Building, Olympia, Washington 98504, telephone (206) 753–1927.

Key to Table

Symbols:

AMD = Amendment of existing section NEW = New section not previously codified

REP = Repeal of existing section

AM/DE = Amendment and Decodification of existing section

RECOD = Recodification of previously codified section

Suffixes:

-P = Proposed action

-E = Emergency action

-W = Withdrawal of proposed action

No suffix means permanent action

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits show the sequence of the document within the issue.

	F						
WAC #	WSR #	WAC #		WSR #	WAC #		WSR #
1-12-005	AMD-P 80-05-116	4-04-310	NEW	90 02 140	16 220 420	AMD	00 02 020
1-12-005			NEW	80-02-140	16-230-430	AMD	80-03-039
1-12-005		4-12-110		80-02-140	16-230-440	AMD-P	80-02-077
1-12-003	AMD 80-07-025 AMD-P 80-05-116	4–20–140 4–20–140	AMD–P AMD	80-02-165	16-230-440	AMD	80-03-039
1-12-030			NEW-P	80-05-033	16-230-600	NEW-P	80-02-071
1-12-030	AMD-E 80-07-024 AMD 80-07-025	16-86-055	NEW-P	80-02-168	16-230-600	NEW	80-03-041
1-12-030	RECOD-P 80-05-116	16-86-055 16-86-060	AMD-P	80-04-061	16-230-605	NEW-P	80-02-071
1-12-032	RECOD-F 80-03-116 RECOD-E 80-07-024	16-101-400	REP-P	80–13–055 80–04–088	16-230-605	NEW NEW-P	80-03-041
1-12-032	RECOD 80-07-025	16-101-400	REP-P		16-230-610		80-02-071
1-12-032	NEW-P 80-05-116	16-101-700	NEW-P	80-06-125 80-04-088	16-230-610	NEW D	80-03-041
1-12-033	NEW-E 80-07-024	16-101-700	NEW-P	80-06-125	16-230-615 16-230-615	NEW-P	80-02-071
1-12-033	NEW 80-07-025	16-101-700	NEW-P	80-04-088	16-230-620	NEW NEW-P	80-03-041
1-12-035	AMD-P 80-05-116	16-101-710	NEW-F	80-06-125	16-230-620	NEW-P	80-02-071
1-12-035	AMD-E 80-07-024	16-212-001	REPP	80-04-115	16-230-625	NEW-P	80-03-041 80-02-071
1-12-035	AMD 80-07-025	16-212-001	REP	80-06-100	16-230-625	NEW-P	80-02-071 80-03-041
1-12-040	AMD-P 80-05-116	16-212-00101	REP-P	80-04-115	16-230-630	NEW-P	80-03-041
1-12-040	AMD-E 80-07-024	16-212-00101	REP	80-06-100	16-230-630	NEW-P	80-02-071 80-03-041
1-12-040	AMD 80–07–025	16-212-002	REP REP-P	80-04-115	16-230-635	NEW-P	80-03-041
1-12-050	AMD-P 80-05-116	16-212-002	REP	80-06-100	16-230-635	NEW	80-02-071
1-12-050	AMD-E 80-07-024	16-212-003	R FP_P	80-04-115	16-230-640	NEW-P	80-03-041
1-12-050	AMD 80-07-025	16-212-003	REP REP-P REP-P REP-P	80-06-100	16-230-640	NEW	80-03-041
1-12-065	AM/DE-P 80-05-116	16-212-0031	REP-P	80-04-115	16-230-645	NEW-P	80-02-071
1-12-065	AM/DE-E 80-07-024	16-212-0031	REP	80-06-100	16-230-645	NEW	80-03-041
1-12-065	AM/DE 80-07-025	16-212-004	REP REP-P	80-04-115	16-230-650	NEW-P	80-03-071
1-12-130	AMD-P 80-05-116	16-212-004	REP	80-06-100	16-230-650	NEW	80-03-041
1-12-130	AMD-E 80-07-024	16-212-00401	REP REP-P	80-04-115	16-230-655	NEW-P	80-02-071
1-12-130	AMD 80-07-025	16-212-00401	REP	80-06-100	16-230-655	NEW	80-03-041
1-12-160	AMD-P 80-05-116	16-212-030	AMD-P	80-04-115	16-230-660	NEW-P	80-02-071
1-12-160	AMD-E 80-07-024	16-212-030	AMD	80-06-100	16-230-660	NEW	80-03-041
1-12-160	AMD 80–07–025	16-212-050	AMD-P	80-04-115	16-230-665	NEW-P	80-02-071
1-13-005	AMD-P 80-05-116	16-212-050	AMD	80-06-100	16-230-665	NEW	80-03-041
1-13-005	AMD-E 80-07-024	16-212-060	AMD-P	80-04-115	16-230-670	NEW-P	80-02-071
1-13005	AMD 80–07–025	16-212-060	AMD	80-06-100	16-230-670	NEW	80-03-041
1-13-030	AMD-P 80-05-116	16-218-010	AMD-P	80-05-123	16-230-675	NEW-P	80-02-071
1-13-030	AMD-E 80-07-024	16-218-010	AMD	80-08-048	16-230-675	NEW	80-03-041
1-13-030	AMD 80–07–025	16-224-010	AMD-P	80-04-118	16-231-001	NEW-P	80-02-066
1-13-032	NEW-P 80-05-116	16-224-010	AMD	80-06-102	16-231-001	NEW	80-03-038
1-13-032	NEW-E 80-07-024	16-228-162	NEW-P	80-02-076	16-231-005	NEW-P	80-02-066
1~13–032	NEW 80-07-025	16-228-162	NEW	80-03-040	16-231-005	NEW	80-03-038
1-13-033	NEW-P 80-05-116	16-228-165	AMD-P	80-02-076	16-231-010	NEW-P	80-02-066
1-13-033	NEW-E 80-07-024	16-228-165	AMD	80-03-040	16-231-010	NEW	80-03-038
1-13-033	NEW 80-07-025	16-230-160	AMD-P	80-02-169	16-231-015	NEW-P	80-02-066
1-13-035	AMD-P 80-05-116	16-230-160	AMD-P	80-04-081	16-231-015	NEW	80-03-038
1-13-035 1-13-035	AMD-E 80-07-024	16-230-160	AMD	80-05-005	16-231-020	NEW-P	80-02-066
1-13-125	AMD 80-07-025	16-230-170	AMD-P	80-02-169	16-231-020	NEW	80-03-038
1-13-125	AMD-P 80-05-116 AMD-E 80-07-024	16-230-170	AMD-P	80-04-081	16-231-025	NEW-P	80-02-066
1-13-125	AMD-E 80-07-024 AMD 80-07-025	16-230-170	AMD	80-05-005	16-231-025	NEW	80-03-038
1-13-125	AMD-P 80-05-116	16-230-170	AMD–E AMD–P	80-08-047	16-231-030	NEW-P	80-02-066
1-13-130	AMD-P 80-03-116 AMD-E 80-07-024	16-230-180 16-230-180	AMD-P AMD-P	80-02-169	16-231-030	NEW D	80-03-038
1-13-130	AMD 80-07-025	16-230-180	AMD-P AMD	80-04-081 80-05-005	16-231-035 16-231-035	NEW-P	80-02-066
1-13-160	AMD-P 80-05-116	16-230-180	AMD-P			NEW D	80-03-038
1-13-160	AMD-F 80-03-116 AMD-E 80-07-024	16-230-190	AMD-P AMD-P	80–02–169 80–04–081	16-231-100	NEW-P	80-02-063
1-13-160	AMD 80-07-025	16-230-190	AMD-P AMD	80-04-081 80-05-005	16-231-100 16-231-105	NEW NEW~P	80–03–037 80–02–063
4-04-190	AMD-P 80-02-054	16-230-190	AMD-P	80–03–003 80–02–077	16-231-105	NEW-P NEW	80-02-063 80-03-037
4-04-190	AMD 80-05-033	16-230-420	AMD	80-03-039	16-231-103	NEW-P	80-03-037 80-02-063
4-04-300	NEW 80-02-140	16-230-430	AMD-P	80-02-077	16-231-110	NEW - F	80-02-063 80-03-037
	30 02 140	1 .0 250 450		30 02-011	10 231-110	145 44	30-03-037

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-231-115	NEW	80-03-037	16–231–515	NEW	80-03-033	16-232-001	NEW-P	80-02-074
16-231-120	NEW-P	80-02-063	16-231-520	NEW-P	80-02-069	16-232-001	NEW D	80-03-026
16-231-120	NEW	80-03-037 80-02-063	16-231-520 16-231-525	NEW NEW-P	80-03-033 80-02-069	16-232-005 16-232-005	NEW-P NEW	80-02-074 80-03-026
16-231-125	NEW-P NEW	80-02-063 80-03-037	16-231-525	NEW	80-03-033	16-232-003	NEW-P	80-02-074
16-231-125 16-231-130	NEW-P	80-03-037	16-231-530	NEW-P	80-02-069	16-232-010	NEW	80-03-026
16-231-130	NEW	80-03-037	16-231-530	NEW	80-03-033	16-232-015	NEW-P	80-02-074
16-231-135	NEW-P	80-02-063	16-231-535	NEW-P	80-02-069	16-232-015	NEW	80-03-026
16-231-135	NEW	80-03-037	16-231-535	NEW NEW-P	80-03-033 80-02-069	16-232-020 16-232-020	NEW-P NEW	80-02-074 80-03-026
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16-231-145	NEW-P	80-02-063	16-231-600	NEW	80-03-029	16-232-025	NEW	80-03-026
16-231-145	NEW	80-03-037	16-231-605	NEW-P	80-02-070	16-232-030	NEW-P	80-02-074
16-231-150	NEW-P	80-02-063	16-231-605	NEW D	80-03-029	16-232-030	NEW NEW-P	80-03-026 80-02-074
16-231-150	NEW NEW-P	80-03-037 80-02-067	16-231-610 16-231-610	NEW-P NEW	80-02-070 80-03-029	16-232-035 16-232-035	NEW-F	80-03-026
16-231-200 16-231-200	NEW-F NEW	80-02-007	16-231-615	NEW-P	80-02-070	16-232-040	NEW-P	80-02-074
16-231-205	NEW-P	80-02-067	16-231-615	NEW	80-03-029	16-232-040	NEW	80-03-026
16-231-205	NEW	80-03-036	16-231-620	NEW-P	80-02-070	16-232-100	NEW-P	80-02-072 80-03-030
16-231-210	NEW-P	80–02–067 80–03–036	16-231-620 16-231-625	NEW NEW-P	80-03-029 80-02-070	16-232-100 16-232-105	NEW NEW-P	80-03-030 80-02-072
16-231-210 16-231-215	NEW NEW-P	80-02-067	16-231-625	NEW	80-03-029	16-232-105	NEW	80-03-030
16-231-215	NEW	80-03-036	16-231-700	NEW-P	80-02-064	16-232-110	NEW-P	80-02-072
16-231-220	NEW-P	80-02-067	16-231-700	NEW	80-03-027	16-232-110	NEW	80-03-030
16-231-220	NEW D	80-03-036	16-231-705	NEW-P NEW	80-02-064 80-03-027	16-232-115 16-232-115	NEW-P NEW	80-02-072 80-03-030
16-231-225 16-231-225	NEW-P NEW	80–02–067 80–03–036	16-231-705 16-231-710	NEW-P	80-02-064	16-232-119	NEW-P	80-02-072
16-231-230	NEW-P	80-02-067	16-231-710	NEW	80-03-027	16-232-120	NEW	80-03-030
16-231-230	NEW	80-03-036	16-231-715	NEW-P	80-02-064	16-232-125	NEW-P	80-02-072
16-231-235	NEW-P	80-02-067	16-231-715	NEW NEW-P	80-03-027 80-02-064	16-232-125 16-232-130	NEW NEW-P	80-03-030 80-02-072
16-231-235 16-231-240	NEW NEW-P	80-03-036 80-02-067	16-231-720 16-231-720	NEW-P	80-02-004 80-03-027	16-232-130	NEW	80-03-030
16-231-240	NEW	80-03-036	16-231-725	NEW-P	80-02-064	16-232-200	NEW-P	80-02-078
16-231-300	NEW-P	80-02-075	16-231-725	NEW	80-03-027	16-232-200	NEW	80-03-032
16-231-300	NEW	80-03-035	16-231-730	NEW-P	80-02-064 80-03-027	16-232-205 16-232-205	NEW-P NEW	80-02-078 80-03-032
16-231-305 16-231-305	NEW-P NEW	80-02-075 80-03-035	16-231-730 16-231-800	NEW NEW-P	80-03-027	16-232-203	NEW-P	80-03-032
16-231-303	NEW-P	80-02-075	16-231-800	NEW	80-03-028	16-232-210	NEW	80-03-032
16-231-310	NEW	80-03-035	16-231-805	NEW-P	80-02-073	16-232-215	NEW-P	80-02-078
16-231-315	NEW-P	80-02-075	16-231-805 16-231-810	NEW NEW-P	80-03-028 80-02-073	16-232-215 16-232-220	NEW NEW-P	80-03-032 80-02-078
16-231-315 16-231-320	NEW NEW-P	80-03-035 80-02-075	16-231-810	NEW	80-03-028	16-232-220	NEW	80-03-032
16-231-320	NEW	80-03-035	16-231-815	NEW-P	80-02-073	16-232-225	NEW-P	80-02-078
16-231-325	NEW-P	80-02-075	16-231-815	NEW	80-03-028	16-232-225	NEW NEW-P	80-03-032
16-231-325	NEW D	80-03-035 80-02-075	16-231-820 16-231-820	NEW-P NEW	80-02-073 80-03-028	16-232-230 16-232-230	NEW-P NEW	80-02-078 80-03-032
16-231-330 16-231-330	NEW-P NEW	80-03-035	16-231-825	NEW-P	80-02-073	16-304-040	AMD-P	80-04-136
16-231-335	NEW-P	80-02-075	16-231-825	NEW	80-03-028	16-304-040	AMD	80-06-103
16-231-335	NEW	80-03-035	16-231-830	NEW-P	80-02-073	16-304-050	AMD-P	80-04-136 80-06-103
16-231-340	NEW-P	80-02-075 80-03-035	16-231-830 16-231-835	NEW NEW-P	80-03-028 80-02-073	16-304-050 16-304-110	AMD AMD–P	80-03-100
16-231-340 16-231-345	NEW NEW-P	80-03-033	16-231-835	NEW	80-03-028	16-304-110	AMD-P	80-05-081
16-231-345	NEW	80-03-035	16-231-840	NEW-P	80-02-073	16-304-110	AMD-P	80-06-079
16-231-400	NEW-P	80-02-065	16-231-840	NEW	80-03-028	16-304-110	AMD	80-06-101
16-231-400	NEW NEW-P	80-03-034 80-02-065	16-231-845 16-231-845	NEW-P NEW	80-02-073 80-03-028	16-304-130 16-304-130	AMD–P AMD–P	80-03-100 80-05-081
16-231-405 16-231-405	NEW-P NEW	80-03-034	16-231-900	NEW-P	80-02-068	16-304-130	AMD-P	80-06-079
16-231-410	NEW-P	80-02-065	16-231-900	NEW	80-03-031	16-304-130	AMD	80-06-101
16-231-410	NEW	80-03-034	16-231-905	NEW-P	80-02-068	16-316-035	AMD–P AMD	80-04-126 80-06-117
16-231-415	NEW-P NEW	80-02-065 80-03-034	16-231-905 16-231-910	NEW NEW-P	80-03-031 80-02-068	16-316-035 16-316-0451	AMD-P	80-04-126
16-231-415 16-231-420	NEW-P	80-02-065	16-231-910	NEW	80-03-031	16-316-0451	AMD	80-06-117
16-231-420	NEW	80-03-034	16-231-915	NEW-P	80-02-068	16-316-0601	AMD-P	80-04-126
16-231-425	NEW-P	80-02-065	16-231-915	NEW D	80-03-031	16-316-0601	AMD AMD–P	80–06–117 80–04–128
16-231-425	NEW NEW-P	80-03-034 80-02-065	16-231-920 16-231-920	NEW-P NEW	80-02-068 80-03-031	16-316-235 16-316-235	AMD-P AMD	80-04-128 80-06-110
16-231-430 16-231-430	NEW-P	80-02-065 80-03-034	16-231-925	NEW-P	80-03-031	16-316-270	AMD-P	80-04-127
16-231-500	NEW-P	80-02-069	16-231-925	NEW	80-03-031	16-316-270	AMD	80-06-111
16-231-500	NEW	80-03-033	16-231-930	NEW-P	80-02-068 80-03-031	16-316-445 16-316-445	AMD–P AMD	80-04-129 80-06-109
16-231-505 16-231-505	NEW-P NEW	80-02-069 80-03-033	16-231-930 16-231-935	NEW NEW-P	80-03-031 80-02-068	16-316-443	AMD-P	80-04-120
16-231-510	NEW-P	80-02-069	16-231-935	NEW	80-03-031	16-316-472	AMD	80-06-112
16-231-510	NEW	80-03-033	16-231-940	NEW-P	80-02-068	16-316-478	AMD-P	80-04-120
16-231-515	NEW-P	80-02-069	16-231-940	NEW	80-03-031	16–316–478	AMD	80-06-112

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-316-480	AMD-P	80-04-120	16-321-020	NEW-P	80-04-117	16–620–275	NEW-P	80-05-115
16-316-480	AMD	80-06-112	16-321-020	NEW	80-06-104	16-620-275	NEW	80-07-034
16-316-525	AMD-P	80-04-119	16-321-030	NEW-P	80-04-117	16-620-360	AMD-P	80-05-115
16-316-525 16-316-545	AMD AMD–P	80–06–106 80–04–119	16-321-030 16-321-040	NEW NEW-P	80–06–104 80–04–117	16-620-360 16-654-003	AMD REP–P	80-07-034
16-316-545	AMD-P AMD	80-06-106	16-321-040	NEW-P	80–04–117 80–06–104	16-654-003	REP-P REP	80-06-124 80-09-079
16-316-622	AMD-P	80-04-122	16-321-050	NEW-P	80-04-117	16-654-030	AMD-P	80-06-124
16-316-622	AMD	80-06-107	16-321-050	NEW	80-06-104	16-654-030	AMD	80-09-079
16-316-695	AMD-P	80-04-121	16-321-060	NEW-P	80-04-117	16-654-040	AMD-P	80-06-124
16-316-695	AMD	80-06-113	16-321-060	NEW	80-06-104	16-654-040	AMD	80-09-079
16-316-715 16-316-715	AMD-P AMD	80–04–121 80–06–113	16-321-070 16-321-070	NEW-P NEW	80-04-117 80-06-104	16-750-010	AMD	80-03-075
16-316-713	AMD-P	80 <u>–</u> 06–113 80–04–124	16-321-070	NEW-P	80-04-117	18-32-009 18-32-009	REP–P REP	80–01–114 80–03–071
16-316-800	AMD	80-06-105	16-321-080	NEW	80-04-117	18-32-010	REP-P	80-01-114
16-316-810	AMD-P	80-04-124	16-321-090	NEW-P	80-04-117	18-32-010	REP	80-03-071
16-316-810	AMD	80-06-105	16-321-090	NEW	80-06-104	18-32-020	REP-P	80-01-114
16-316-820 16-316-820	AMD-P AMD	80-04-124	16-321-100	NEW-P	80-04-117	18-32-020	REP	80-03-071
16-316-830	AMD-P	80–06–105 80–04–124	16-321-100 16-321-110	NEW NEW-P	80-06-104 80-04-117	18-32-030	REP-P REP	80-01-114
16-316-830	AMD	80-06-105	16-321-110	NEW	80-06-104	18-32-030 18-32-040	REP-P	80–03–071 80–01–114
16-316-925	AMD-P	80-04-130	16-321-120	NEW-P	80-04-117	18-32-040	REP	80-03-071
16-316-925	AMD	80-06-108	16-321-120	NEW	80-06-104	18-32-050	REP-P	80-01-114
16-317-002	REP-P	80-04-131	16-406-050	AMD-E	80-08-049	18-32-050	REP	80-03-071
16-317-040 16-317-040	AMD-P AMD	80–04–131 80–06–115	16-406-060 16-414-100	AMD-E NEW-P	80-08-049 80-05-109	18-32-060 18-32-060	REP-P	80-01-114
16-317-050	AMD-P	80-04-131	16-414-100	NEW-F	80–03–109 80–08–010	18-32-990	REP REP-P	80-03-071 80-01-114
16-317-050	AMD	80-06-115	16-414-110	NEW-P	80-05-109	18-32-990	REP -	80-03-071
16-317-060	AMD-P	80-04-131	16-414-110	NEW	80-08-010	18-32-99001	REP-P	80-01-114
16-317-060	AMD	80-06-115	16-414-120	NEW-P	80-05-109	1332-99001	REP	80-03-071
16-317-080 16-317-080	AMD–P AMD	80-04-131 80-06-115	16-414-120	NEW D	80-08-010	18-46-010	REP-P	80-01-114
16-317-090	NEW-P	80-06-113 80-04-131	16-414-130 16-414-130	NEW-P NEW	80-05-109 80-08-010	18-46-010 18-46-020	REP REP-P	80-03-071 80-01-114
16-317-090	NEW	80-06-115	16-494-040	AMD-P	80-04-125	18-46-020	REP	80-03-071
16-318-040	AMD-P	80-04-114	16-494-040	AMD	80-06-114	18-46-030	REP-P	80-01-114
16-318-040	AMD	80-06-118	16-495-085	AMD-P	80-04-123	18-46-030	REP	80-03-071
16-318-050 16-318-050	AMD-P AMD	80–04–114 80–06–118	16-495-085	AMD	80-06-116	18-46-040	REP-P	80-01-114
16-318-060	AMD-P	80-04-114	16-512-030 16-512-040	AMD AMD-P	80–03–019 80–06–143	18-46-040 18-46-050	REP REPP	80–03–071 80–01–114
16-318-060	AMD	80-06-118	16-512-040	AMD	80-14-020	18-46-050	REP	80-03-071
16-318-080	AMDP	80-04-114	16-516-020	AMD	80-05-073	18-52-010	REP-P	80-06-164
16-318-080	AMD	80-06-118	16-516-040	AMD	80-05-073	18-52-010	REP	80-11-028
16-318-090 16-318-090	AMD-P AMD	80-04-114 80-06-118	16-532-040 16-532-040	AMD–P AMD	80-02-157	18-52-016	REP-P	80-06-164
16-319-020	AMD-P	80-04-116	16-560-06001	AMD-P	80-05-090 80-02-159	18-52-016 18-52-021	REP AMD-E	80–11–028 80–02–011
16-319-020	AMD-P	80-06-099	16-560-06001	AMD	80-05-091	18-52-021	AMD-P	80-02-097
16-319-020	AMD-P	80-08-046	16-561-040	AMD-P	80-02-158	18-52-021	AMD	80-04-048
16-319-020	AMD-P	80-09-031	16-565-010	NEW-P	80-06-142	18-52-021	REP-P	80-06-164
16-319-020 16-319-030	AMD AMD–P	80–10–001 80–04–116	16-565-010 16-565-020	NEW NEW-P	80–13–037 80–06–142	18-52-021 18-52-031	REP	80-11-028
16-319-030	AMD-P	80-06-099	16-565-020	NEW-F	80–00–142 80–13–037	18-52-031	REP-P REP	80–06–164 80–11–028
16-319-030	AMD-P	80-08-006	16-565-030	NEW-P	80-06-142	18-52-036	REP-P	80-06-164
16-319-030	AMD-P	80-08-046	16-565-030	NEW	80-13-037	18-52-036	REP	80-11-028
16-319-030 16-319-030	AMD–P AMD	80-09-031 80-10-001	16-565-040	NEW-P	80-06-142	18-52-041	AMD-E	80-02-011
16-319-041	AMD-P	80-10-001 80-04-116	16-565-040 16-565-050	NEW NEW-P	80–13–037 80–06–142	18-52-041 18-52-041	AMD-P	80-02-097
16-319-041	AMD-P	80-06-099	16-565-050	NEW-F	80–06–142 80–13–037	18-52-041	AMD REP–P	80-04-048 80-06-164
16-319-041	AMD-P	80-08-006	16-565-060	NEW-P	80-06-142	18-52-041	REP	80-11-028
16-319-041	AMD	80-10-001	16-565-060	NEW	80-13-037	18-52-050	REP-E	80-02-011
16-319-051 16-319-051	AMD-P AMD-P	80-04-116	16-565-070	NEW-P	80-06-142	18-52-050	REP-P	80-02-097
16-319-051	AMD-P	80–06–099 80–08–006	16-565-070 16-620-001	NEW REP-P	80–13–037 80–05–115	18-52-050 18-52-051	REP NEW-E	80-04-048 80-02-011
16-319-051	AMD-P	80-08-046	16-620-001	REP	80-07-034	18-52-051	NEW-E	80-02-011 80-02-097
16-319-051	AMD-P	80-09-031	16-620-002	REP-P	80-05-115	18-52-051	NEW	80-04-048
16-319-051	AMD	80-10-001	16-620-002	REP	80-07-034	18-52-051	REP-P	80-06-164
16-319-061 16-319-061	AMD-P	80-04-116	16-620-004	REP-P	80-05-115	18-52-051	REP	80-11-028
16-319-061	AMD–P AMD–P	80–06–099 80–08–006	16-620-004 16-620-005	REP REP-P	80–07–034 80–05–115	18-52-056 18-52-056	NEW-E NEW-P	80-02-011 80-02-097
16-319-061	AMD-P	80-08-046	16-620-005	REP-P	80 <u>—</u> 03 <u>—</u> 113 80 <u>—</u> 07 <u>—</u> 034	18-52-056	NEW-P NEW	80-02-097 80-04-048
16-319-061	AMD-P	80-09-031	16-620-006	REP-P	80-05-115	18-52-056	REP-P	80-06-164
16-319-061	AMD	80-10-001	16-620-006	REP	80-07-034	18-52-056	REP	80-11-028
16-321-001 16-321-001	NEW-P NEW	80-04-117	16-620-205	NEW-P	80-05-115	18-52-061	REP-P	80-06-164
16-321-011	NEW-P	80–06–104 80–04–117	16-620-205 16-620-255	NEW NEW-P	8007034 8005115	18-52-061 18-52-071	REP AMD–E	80-11-028 80-02-011
16-321-010	NEW	80-06-104	16-620-255	NEW	80-07-034	18-52-071	REP-P	80-02-011 80-06-164
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WAC #		WSR #	WAC #	1275	WSR #	WAC #		WSR #
18-52-071	REP	80-11-028	25-24-030	NEW-P	80-02-085	106-116-10401	AMD-P	80-07-012
18-52-076	REP-E	80-02-011	25-24-030	NEW	80-05-002	106-116-10401	AMD	80-11-027
18-52-076	REP-P	80-02-097	25-24-040	NEW-E	80-02-083	106-116-201	AMD-P	80-07-012
18-52-076 18-52-077	REP NEW-P	80-04-048 80-02-097	25-24-040 25-24-040	NEW-P NEW	80-02-085 80-05-002	106-116-201 106-116-202	AMD AMD–P	80-11-027
18-52-077 18-52-077	NEW-P	80-04-048	25-24-050	NEW-E	80-02-083	106-116-202	AMD-P AMD	80-07-012 80-11-027
18-52-077	REP-P	80-06-164	25-24-050	NEW-P	80-02-085	106-116-205	AMD-P	80-07-012
18-52-077	REP	80-11-028	25-24-050	NEW	80-05-002	106-116-205	AMD	80-11-027
18-52-080	REP-P	80-06-164	25-24-060	NEW-E	80-02-083	106-116-207	AMD-P	80-07-012
18-52-080	REP	80-11-028	25-24-060	NEW-P	80-02-085	106-116-207	AMD	80-11-027
18-52-086	NEW-P	80-02-097	25-24-060	NEW	80-05-002	106-116-208	AMD-P	80-07-012
18-52-086 18-52-086	NEW REP-P	80-04-048 80-06-164	25–24–070 25–24–070	NEW-E NEW-P	80-02-083 80-02-085	106-116-208 106-116-211	AMD AMD–P	80–11–027 80–07–012
18-52-086	REP	80-11-028	25-24-070	NEW	80-05-002	106-116-211	AMD-F	80-07-012 80-11-027
18-52-091	REP-P	80-02-097	36-12-020	AMD-E	80-05-011	106-116-213	AMD-P	80-07-012
18-52-091	REP-E	80-02-011	36-12-020	AMD-P	80-06-147	106-116-213	AMD	80-11-027
18-52-091	REP	80-04-048	36-12-020	AMD	80-09-065	106-116-305	AMD-P	80-07-012
25-12-010	NEW-E NEW-P	80-02-081 80-02-084	36-12-310	AMD-E	80-05-011	106-116-305	AMD D	80-11-027
25–12–010 25–12–010	NEW-P	80-04-007	36-12-310 36-12-310	AMD–P AMD	80–06–147 80–09–065	106-116-308 106-116-308	AMD–P AMD	80-07-012 80-11-027
25-12-010	NEW	80-06-096	36-12-320	AMD-E	80-05-011	106-116-310	AMD-P	80-07-012
25-12-020	NEW-E	80-02-081	36-12-320	AMD-P	80-06-147	106-116-310	AMD	80-11-027
25-12-020	NEW-P	80-02-084	36-12-320	AMD	80-09-065	106-116-311	AMD-P	80-07-012
25-12-020	NEW-P	80-04-007	36-12-350	AMD-E	80-05-011	106-116-311	AMD	80-11-027
25-12-020	NEW E	80-06-096	36-12-350 36-12-350	AMD-P	80–06–147 80–09–065	106-116-401	AMD-P	80-07-012
25-12-030 25-12-030	NEW-E NEW-P	80-02-081 80-02-084	50-20-020	AMD AMD–P	80-09-113	106-116-401 106-116-403	AMD AMD–P	80-11-027 80-07-012
25-12-030	NEW-P	80-04-007	50-20-020	AMD-1	80-13-024	106-116-403	AMD-F AMD	80-11-027
25-12-030	NEW	80-06-096	50-20-050	AMD-P	80-09-113	106-116-521	AMD-P	80-07-012
25-12-040	NEW-E	80-02-081	50-20-050	AMD	80-13-024	106-116-521	AMD	80-11-027
25-12-040	NEW-P	80-02-084	51	NEW-P	80-04-103	106-116-601	AMD-P	80-07-012
25-12-040	NEW-P	80-04-007	51-12	NEW D	80-09-007	106-116-601	AMD	80-11-027
25-12-040 25-12-050	NEW NEW-E	80-06-096 80-02-081	6732045 6732045	NEW-P NEW	80-03-120 80-06-053	106-116-603 106-116-603	AMD-P AMD	80-07-012 80-11-027
25-12-050	NEW-P	80-02-084	67-32-060	AMD-P	80-03-120	106-116-701	AMD-P	80-07-012
25-12-050	NEW-P	80-04-007	67-32-060	AMD	80-06-053	106-116-701	AMD	80-11-027
25-12-050	NEW	80-06-096	67–32–070	AMD-P	80-03-120	106-116-901	AMD-P	80-07-012
25-12-060	NEW-P	80-04-007	67–32–070	AMD	80-06-053	106-116-901	AMD	80-11-027
25-12-060	NEW NEW-P	80-06-096 80-04-007	67–32–075 67–32–075	NEW-P NEW	80-03-120 80-06-053	106-120-055 106-120-055	AMD–P AMD	80-07-012 80-11-027
25-12-070 25-12-070	NEW-P NEW	80–04–007 80–06–096	67-32-073	AMD-E	80–03–046	106-120-033	AMD-P	80-11-027 80-07-012
25-18-010	NEW-P	80-02-082	67-32-150	AMD-P	80-03-120	106-124-100	AMD	80-11-027
25-18-010	NEW	80-05-001	67-32-150	AMD	80-06-053	106-124-101	AMD-P	80-07-012
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132C-120-070 NEW		NEW						REP-F	
132C-120-080 NEW 80-05-004 132E-16-240 AMD-E 80-14-028 132K-104-110 NEW-P 80-10-014 132C-120-080 NEW 80-05-004 132E-16-250 AMD-E 80-14-028 132K-104-120 NEW-P 80-10-014 132C-120-010 NEW 80-05-004 132E-16-270 AMD-P 80-11-026 132K-104-120 NEW-P 80-10-014 132C-120-100 NEW 80-05-004 132E-16-270 AMD-P 80-11-026 132K-104-120 NEW-P 80-10-014 132C-120-100 NEW 80-05-004 132E-16-280 AMD-P 80-11-026 132K-104-130 NEW-P 80-10-014 132C-120-100 NEW 80-05-004 132E-16-280 AMD-P 80-11-026 132K-100-130 NEW-P 80-10-014 132C-120-100 NEW 80-05-004 132E-16-280 AMD-E 80-11-026 132C-20-010 AMD 80-04-009 132C-120-115 NEW 80-05-004 132E-16-280 AMD-E 80-11-026 132C-20-010 AMD 80-04-009 132C-120-115 NEW 80-05-004 132E-16-280 AMD-E 80-11-026 132L-20-000 AMD 80-04-009 132C-120-140 NEW 80-05-004 132E-16-280 AMD-E 80-11-026 132L-20-000 AMD 80-04-009 132C-120-140 NEW 80-05-004 132E-16-280 AMD-E 80-14-028 132L-20-000 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-090 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-100 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-100 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-100 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-100 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-100 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-100 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-100 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300 AMD-E 80-14-028 132L-20-100 AMD 80-04-009 132C-120-150 NEW 80-05-004 132E-16-300		NEW				80-14-028	132K-104-101	NEW-P	
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1312C-120-125 NEW		NEW							
132C-120-135 NEW								AMD	8004009
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1332C-120-140 NEW									
132C-120-145 NEW		NEW							
132C-120-156 NEW 80-05-004 132E-16-310 REP-P 80-11-026 132L-20-110 AMD 80-04-009 132C-120-165 NEW 80-05-004 132E-16-320 REP-P 80-11-026 132L-20-150 AMD 80-04-009 132C-120-170 NEW 80-05-004 132E-16-320 REP-P 80-11-026 132L-20-150 AMD 80-04-009 132C-120-180 NEW 80-05-004 132E-16-320 AMD-P 80-11-026 132L-20-160 AMD 80-04-009 132C-120-180 NEW 80-05-004 132E-16-330 AMD-P 80-11-026 132L-20-170 AMD 80-04-009 132C-120-180 NEW 80-05-004 132E-16-330 AMD-P 80-11-026 132L-20-170 AMD 80-04-009 132C-120-180 NEW 80-05-004 132E-16-340 REP-P 80-11-026 132L-22-030 AMD 80-04-009 132C-120-180 NEW 80-05-004 132E-16-340 REP-P 80-11-026 132L-22-030 AMD 80-04-009 132C-120-200 NEW 80-05-004 132E-16-340 REP-P 80-11-026 132L-22-030 AMD 80-04-009 132C-120-200 NEW 80-05-004 132E-148-020 AMD-P 80-01-051 132L-22-040 AMD 80-04-099 132C-120-200 NEW 80-05-004 132E-148-020 AMD-P 80-01-051 132L-22-040 AMD 80-04-099 132C-120-210 NEW 80-05-004 132E-148-020 REP-P 80-03-025 132L-22-070 AMD 80-04-099 132C-120-210 NEW 80-05-004 132E-148-020 REP-P 80-03-025 132L-22-010 AMD 80-04-099 132C-120-210 NEW 80-05-004 132E-148-020 REP-P 80-03-025 132L-22-010 AMD 80-04-099 132C-120-210 NEW 80-05-004 132E-148-020 REP-P 80-03-025 132L-22-010 AMD 80-04-099 132C-120-210 NEW 80-05-004 132E-148-020 REP-P 80-03-025 132L-22-010 AMD 80-04-099 132C-120-210 NEW 80-05-004 132E-148-020 REP-P 80-03-025 132L-22-010 AMD 80-04-099 132C-120-210 NEW 80-05-004 132E-148-020 REP-P 80-03-025 132L-22-010 AMD 80-04-099 132C-120-210 NEW 80-05-004 132E-148-020 REP-P 80-03-025 132L-22-009 AMD 80-04-099 132C-120-120 NEW 80-05-004 132E-148-020 NEW 80-03-020 132E-148-020 NEW 80-03-020 132E-132-03-020 NEW 80-03-020 132E-132-03-020		NEW						AMD	
132C-120-160 NEW 80-05-004 132E-16-320 REP-E 80-14-028 132L-20-140 AMD 80-04-009 132C-120-175 NEW 80-05-004 132E-16-320 REP-E 80-14-028 132L-20-160 AMD 80-04-009 132C-120-175 NEW 80-05-004 132E-16-330 AMD-P 80-11-026 132L-20-160 AMD 80-04-009 132C-120-185 NEW 80-05-004 132E-16-340 REP-E 80-14-028 132L-20-160 AMD 80-04-009 132C-120-195 NEW 80-05-004 132E-16-340 REP-P 80-11-026 132L-20-160 AMD 80-04-009 132C-120-195 NEW 80-05-004 132E-16-340 REP-P 80-11-026 132L-20-160 AMD 80-04-009 132C-120-205 NEW 80-05-004 132E-16-340 REP-P 80-11-026 132L-20-160 AMD 80-04-009 132C-120-205 NEW 80-05-004 132E-14-8020 AMD-P 80-11-015 132L-22-030 AMD 80-04-009 132C-120-205 NEW 80-05-004 132E-14-8020 AMD-P 80-02-154 132L-22-030 AMD 80-04-009 132C-120-215 NEW 80-05-004 132E-14-8020 AMD-P 80-02-154 132L-24-030 AMD 80-04-009 132C-120-225 NEW 80-05-004 132E-14-8030 AMD-P 80-02-154 132L-24-030 AMD 80-04-009 132C-120-225 NEW 80-05-004 132E-14-8040 AMD-P 80-02-154 132L-24-030 AMD 80-04-009 132E-16-005 AMD-P 80-11-025 132E-14-8050 AMD-P 80-02-154 132L-24-006 AMD 80-04-009 132E-16-005 AMD-P 80-11-025 132E-14-8060 AMD-P 80-02-154 132L-24-006 AMD 80-04-009 132E-16-010 REP-E 80-11-025 132E-14-8060 AMD-P 80-02-154 132L-24-006 AMD-P 80-10-025 132E-16-030 AMD-P 80-11-025 132E-14-8060 AMD-P 80-02-154 132L-13-0-010 NEW 80-02-015 132E-16-010 REP-E 80-11-025 132E-14-809 AMD-P 80-02-154 132E-16-010 REP-E 80-11-025 132E-14-809 AMD-P 80-02-154 132E-16-010 REP-E 80-11-025 132E-14-809 AMD-P 80-02-015 132E-16-000 AMD-P 80-11-025 132E-14-809 AMD-P 80-02-015 132E-16-000 AMD-P 80-11-025 132E-14-809 AMD-P 80-02-154 132E-16-010 REP-E 80-11-025 132E-14-009 REP-P 80-02-154 132E-16-010 REP-P 80-02-015 1									
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132C-120-175 NEW	132C-120-165	NEW	8005004	132E-16-320	REP-P				
132C-120-185 NEW									
132C-120-185 NEW 8-0-5-004 132E-16-340 REP-E 80-11-026 132L-32-030 AMD 80-04-009 132C-120-195 NEW 8-0-5-004 132E-16-340 REP-E 80-11-051 132L-32-030 AMD 80-04-009 132C-120-200 NEW 8-0-5-004 132E-148-020 AMD-P 80-01-1051 132L-32-050 AMD 80-04-009 132C-120-205 NEW 8-0-5-004 132E-148-020 REP-E 80-03-025 132L-32-030 AMD 80-04-009 132C-120-210 NEW 8-0-5-004 132E-148-020 REP-P 80-03-025 132L-32-010 AMD 80-04-009 132C-120-215 NEW 8-0-5-004 132E-148-030 REP-P 80-03-025 132L-32-010 AMD 80-04-009 132C-120-220 NEW 8-0-5-004 132E-148-030 REP-P 80-03-025 132L-32-010 AMD 80-04-009 132C-120-2215 NEW 8-0-5-004 132E-148-030 REP-P 80-03-025 132L-32-010 AMD 80-04-009 132C-120-225 NEW 8-0-5-004 132E-148-030 REP-P 80-03-025 132L-32-010 AMD 80-04-009 132C-120-225 NEW 8-0-5-004 132E-148-030 REP-P 80-03-025 132L-32-010 AMD 80-04-009 132E-16-005 AMD-P 80-11-026 132E-148-050 REP-P 80-03-025 132L-24-080 AMD 80-04-009 132E-16-010 REP-P 80-11-026 132E-148-050 REP-P 80-03-025 132L-30-010 NEW-P 80-02-046 132E-16-010 REP-P 80-11-026 132E-148-050 REP-P 80-03-025 132L-30-010 NEW-P 80-02-046 132E-16-030 AMD-P 80-11-026 132E-148-050 REP-P 80-03-025 132L-30-010 NEW-P 80-02-046 132E-16-030 AMD-P 80-11-026 132E-148-050 AMD-P 80-02-154 132L-30-000 NEW-P 80-02-046 132E-16-040 AMD-P 80-11-026 132E-148-050 REP-P 80-03-025 132L-30-000 NEW-P 80-02-046 132E-16-050 AMD-P 80-11-026 132E-148-050 REP-P 80-03-025 132L-30-000 NEW-P 80-02-046 132E-16-050 AMD-P 80-11-026 132E-148-050 REP-P 80-03-025 132L-30-000 NEW-P 80-02-046 132E-16-050 AMD-P 80-11-026 132E-148-050 REP-P 80-03-025 132L-30-000 NEW-P 80-02-046 132E-16-050 AMD-P 80-11-026 132E-16-050 AMD-P 80-11-026 132E-16-050 AMD-P 80-10-015 132L-30-000 NEW-P 80-02-046 132E-16-050 AMD-P 80-11-026 132E-16-050 AMD-P 80-10-015 132L-30-000 NEW-P 80-02-046 132E-16-0									
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132E-16-040	132E-16-030	AMD-E	80-14-028						
132E-16-050									
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132E-16-070 AMD-P 80-11-026 132I-128-330 AMD-P 80-02-138 132I-30-060 NEW 80-04-059 132E-16-080 AMD-P 80-11-026 132K-104-001 REP 80-13-065 132I-30-070 NEW-P 80-02-046 132E-16-080 AMD-P 80-11-026 132K-104-001 REP 80-13-065 132I-30-070 NEW 80-04-059 132E-16-090 AMD-P 80-11-026 132K-104-005 REP-P 80-10-015 132I-30-080 NEW-P 80-02-046 132E-16-090 AMD-P 80-11-026 132K-104-010 REP-P 80-13-065 132I-30-080 NEW 80-04-059 132E-16-100 REP-P 80-11-026 132K-104-010 REP-P 80-13-065 132I-30-090 NEW 80-04-059 132E-16-100 REP-P 80-11-026 132K-104-015 REP-P 80-10-015 132I-30-090 NEW 80-04-059 132E-16-110 AMD-P 80-11-026 132K-104-015 REP-P 80-10-015 132I-30-090 NEW-P 80-02-046 132E-16-110 AMD-P 80-11-026 132K-104-015 REP-P 80-10-015 132I-30-100 NEW-P 80-02-046 132E-16-110 AMD-P 80-11-026 132K-104-020 REP-P 80-10-015 132I-30-110 NEW-P 80-02-046 132E-16-120 AMD-P 80-11-026 132K-104-020 REP-P 80-10-015 132I-30-110 NEW-P 80-02-046 132E-16-130 AMD-P 80-11-026 132K-104-025 REP-P 80-10-015 132I-30-120 NEW-P 80-02-046 132E-16-130 AMD-P 80-11-026 132K-104-025 REP-P 80-10-015 132I-30-120 NEW-P 80-02-046 132E-16-150 AMD-P 80-11-026 132K-104-030 REP-P 80-10-015 132I-30-130 NEW-P 80-02-046 132E-16-160 AMD-P 80-11-026 132K-104-030 REP-P 80-10-015 132I-30-130 NEW-P 80-02-046 132E-16-160 AMD-P 80-11-026 132K-104-035 REP-P 80-10-015 132I-30-140 NEW-P 80-02-046 132E-16-160 AMD-P 80-11-026 132K-104-035 REP-P 80-10-015 132I-30-150 NEW-P 80-02-046 132E-16-160 AMD-P 80-11-026 132K-104-040 REP-P 80-10-015 132I-30-150 NEW-P 80-02-046 132E-16-160 AMD-P 80-11-026 132K-104-040 REP-P 80-10-015 132I-30-150 NEW-P 80-02-046 132E-16-160 AMD-P 80-11-026 132K-104-045 REP-P 80-10-015 132I-30-150 NEW-P 80-02-046								NEW	8004059
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132E-16-090	132E-16-080	AMD-P	80-11-026		REP	80-13-065			
132E-16-090									
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132E-16-120 AMD-P 80-11-026 132K-104-020 REP 80-13-065 132L-30-110 NEW 80-04-059 132E-16-120 AMD-E 80-14-028 132K-104-025 REP-P 80-10-015 132L-30-120 NEW-P 80-02-046 132E-16-130 AMD-P 80-11-026 132K-104-025 REP 80-13-065 132L-30-120 NEW-P 80-02-046 132E-16-130 AMD-E 80-14-028 132K-104-030 REP-P 80-10-015 132L-30-130 NEW-P 80-02-046 132E-16-150 AMD-P 80-11-026 132K-104-030 REP-P 80-10-015 132L-30-130 NEW-P 80-02-046 132E-16-150 AMD-E 80-14-028 132K-104-035 REP-P 80-10-015 132L-30-130 NEW-P 80-02-046 132E-16-160 AMD-P 80-11-026 132K-104-035 REP-P 80-10-015 132L-30-140 NEW-P 80-02-046 132E-16-160 AMD-E 80-14-028 132K-104-040 REP-P 80-10-015 132L-30-150 NEW-P 80-02-046									
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132E-16-180 AMD-P 80-11-026 132K-104-045 REP 80-13-065 132L-30-160 NEW 80-04-059 132E-16-180 AMD-E 80-14-028 132K-104-050 REP-P 80-10-015 132L-30-170 NEW-P 80-02-046									
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132L-30-190	NEW-P	80-02-046	132L-520-100	REP	80-04-009	132P-12-078	REP	80-11-049
132L-30-190	NEW	80-04-059	132L-520-110	REP	80-04-009	132P-12-084	REP-P	80-07-013
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132L-30-210	NEW NEW-P	80-04-059 80-02-046	132L-520-150 132L-520-160	REP	80-04-009	132P-12-096	REP	80-11-049
132L-30-220 132L-30-220	NEW-F	80-04-059	132L-520-100	REP	80-04-009	132P-12-120	REP-P	80-07-013
132L-30-220 132L-30-230	NEW-P	80-02-046	132L-522-010	REP	80-04-009	132P-12-120	REP	80-11-049
132L-30-230	NEW	80-04-059	132L-522-020	REP	80-04-009	132P-12-144	REP-P	80-07-013
132L-30-240	NEW-P	80-02-046	132L-522-030	REP	80-04-009	132P-12-144	REP	80-11-049
132L-30-240	NEW	80-04-059	132L-522-040	REP	80-04-009	132P-12-147	REP-P REP	80–07–013 80–11–049
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132L-30-250	NEW NEW-P	80-04-059 80-02-046	132L-522-000 132L-522-070	REP	80-04-009	132P-12-15G	REP	80-11-049
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132L-30-200 132L-30-270	NEWP	80-02-046	132L-524-010	REP	80-04-009	132P-12-153	REP	80-11-049
132L-30-270	NEW	80-04-059	132L-524-020	REP	80-04-009	132P-12-165	REP-P	80-07-013
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132L-112-040	AMD-E	80-03-013	132L-524-090	REP	80-04-009	132P-12-175	REP	80-11-049
132L-112-040	AMD	80-04-060	132P-12-003	REP-P	80-07-013	132P-12-177	REP-P	80-07-013
132L-112-200	AMD-P	80-02-047	132P-12-003	REP	80-11-049	132P-12-177	REP REP-P	80-11-049 80-07-013
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132L-112-200 132L-112-230	AMD AMD–P	80-04-060 80-02-047	132P-12-000 132P-12-009	REP-P	80-07-013	132P-12-183	REP-P	80-07-013
132L-112-230	AMD-E	80-03-013	132P-12-009	REP	80-11-049	132P-12-183	REP	80-11-049
132L-112-230	AMD	80-04-060	132P-12-012	REP-P	80-07-013	132P-12-186	REP-P	80-07-013
132L-112-250	AMD-P	80-02-047	132P-12-012	REP	80-11-049	132P-12-186	REP	80-11-049
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132L-112-290	NEW-P	80-02-047	132P-12-021	REP	80-11-049	132P-12-195	REP	80-11-049
132L-112-290	NEW-E	80-03-013	132P-12-024	REP-P	80-07-013	132P-12-198	REP-P	80-07-013 80-11-049
132L-112-290	NEW	80-04-060	132P-12-024 132P-12-027	REP REP-P	80-11-049 80-07-013	132P-12-198 132P-12-201	REP REP–P	80-07-013
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132L-117-030	NEW-E	80-03-012	132P-12-030	REP-P	80-07-013	132P-12-204	REP-P	8007013
132L117040	NEW-E	80-03-012	132P-12-030	REP	80-11-049	132P-12-204	REP	80-11-049
132L-117-050	NEW-E	80-03-012	132P-12-036	REP-P	80-07-013	132P-12-207	REP-P	80-07-013 80-11-049
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132L-117-070 132L-117-080	NEW-E NEW-E	80-03-012 80-03-012	132P-12-039 132P-12-039	REP-F	80-11-049	132P-12-210	REP	80-11-049
132L-117-080 132L-117-090	NEW-E	80-03-012	132P-12-042	REP-P	80-07-013	132P-12-213	REP-P	80-07-013
132L-117-100	NEW-E	80-03-012	132P-12-042	REP	80-11-049	132P-12-213	REP	80-11-049
132L-117-110	NEW-E	80-03-012	132P-12-045	REP-P	80-07-013	132P-12-216	REP-P	80-07-013
132L-117-120	NEW-E	80-03-012	132P-12-045	REP REP-P	80-11-049 80-07-013	132P-12-216 132P-12-219	REP REP-P	80-11-049 80-07-013
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132L-117-140 132L-117-150	NEW-E	80-03-012	132P-12-051	REP-P	80-07-013	132P-12-221	REP-P	80-07-013
132L-117-160	NEW-E	80-03-012	132P-12-051	REP	80-11-049	132P-12-221	REP	80-11-049
132L-117-170	NEW-E	80-03-012	132P-12-054	REP-P	80-07-013	132P-12-224	REP-P	80-07-013
132L-117-180	NEW-E	80-03-012	132P-12-054	REP	80-11-049	132P-12-224	REP REPP	80-11-049 80-07-013
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132L-117-220	NEW-E	80-03-012	132P-12-060	REP	80-11-049	132P-12-230	REP	80-11-049
132L-117-230	NEW-E	80-03-012	132P-12-063	REP-P	80-07-013	132P-12-233	REP-P	80-07-013
132L-117-240	NEW-E	80-03-012	132P-12-063	REP	80-11-049	132P-12-233	REP	80-11-049
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132P-12-248 132P-12-251	REP REP-P	80-11-049 80-07-013	132P-12-359 132P-12-425	REP REP–P	80-11-049	132P-16-046	REP	80-11-049
132P-12-251	REP	80-07-013	132P-12-425	REP-F	80-07-013 80-11-049	132P-16-048 132P-16-048	REP-P REP	80–07–013 80–11–049
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132P-12-254	REP	80-11-049	132P-12-428	REP	80-11-049	132P-16-051	REP	80-11-049
132P-12-257	REP-P	80-07-013	132P-12-431	REP-P	80-07-013	132P-16-054	REP-P	80-07-013
132P-12-257 132P-12-260	REP REP-P	80-11-049 80-07-013	132P-12-431 132P-12-434	REP REP-P	80-11-049 80-07-013	132P-16-054	REP	80-11-049
132P-12-260	REP	80-11-049	132P-12-434	REP-F	80-07-013 80-11-049	132P-16-055 132P-16-055	REP-P REP	8007013 8011049
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132P-12-263	REP	80-11-049	132P-12-437	REP	80-11-049	132P84010	REP	80-11-049
132P-12-266 132P-12-266	REP-P REP	80-07-013 80-11-049	132P-12-440 132P-12-440	REP-P REP	80-07-013 80-11-049	132P-84-020	REP-P	80-07-013
132P-12-269	REP-P	80-07-013	132P-12-444	REP-P	80-11-049 80-07-013	132P-84-020 132P-84-030	REP REP-P	80-11-049 80-07-013
132P-12-269	REP	80-11-049	132P-12-444	REP	80-11-049	132P-84-030	REP	80-11-049
132P-12-272	REP-P	80-07-013	132P-12-447	REPP	80-07-013	132P-84-040	REP-P	80-07-013
132P-12-272 132P-12-275	REP REP-P	80-11-049 80-07-013	132P-12-447 132P-12-450	REP REP-P	80-11-049	132P-84-040	REP	80-11-049
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132P-12-278	REP-P	80-07-013	132P-12-453	REP-P	80-07-013	132P-84-060	REP-P	80-07-013
132P-12-278	REP	80-11-049	132P-12-453	REP	80-11-049	132P-84-060	REP	80-11-049
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132P-12-281 132P-12-284	REP REP-P	80-07-013	132P-12-456 132P-12-459	REP REP-P	80–11–049 80–07–013	132P-84-070 132P-84-080	REP REP-P	80–11–049 80–07–013
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132P-12-308	REP-P	80-07-013	132P-12-483	REP-P	80-07-013	132P-104-020	REP-P	80-07-009
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132P-12-311 132P-12-311	REP-P REP	80-07-013 80-11-049	132P-16-003 132P-16-003	REP-P REP	80-07-013 80-11-049	132P-104-030 132P-104-030	REP-P REP	80-03-045 80-06-044
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132P-12-314	REP	80-11-049	132P-16-006	REP	80-11-049	132P-104-030	REP	80-11-048
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132P-12-323	REP-P	80-07-013	132P-16-015	REP-P	80-07-013	132P-104-032	REP-P	80-03-045
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132P-12-329	REP-P	80-07-013	132P-16-018	REP-P	80-07-013	132P-104-040	REP-P	80-03-045
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132P-12-338	REP-P	80-07-013	132P-16-027	REP-P	80-07-013	132P-104-045	REP-P	80-07-009
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132P-12-341	REP	80-07-013 80-11-049	132P-16-030 132P-16-030	REP	80-11-049	132P-104-050	REP-P	80-03-043 80-06-044
132P-12-344	REP-P	80-07-013	132P-16-033	REP-P	80-07-013	132P-104-050	REP-P	80-07-009
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132P-12-347 132P-12-347	REP-P REP	80-07-013 80-11-049	132P-16-036 132P-16-036	REP-P REP	80-07-013 80-11-049	132P-104-060 132P-104-060	REP-P REP	80-03-045 80-06-044
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.521 12-550		00 0. 013	1521 10-045	1121-1	30 0,-013	1321-104-070	KLI-F	30-07-003

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
122B 104 070	REP	80–11–048	132P-120-825	REP	80-11-049	136–16–042	AMD-P	80-06-126
132P-104-070 132P-116-010	NEW-P	80-06-151	132P-120-830	REP-P	80-07-013	136-16-042	AMD	80-09-084
132P-116-010 132P-116-010	NEW	80-12-026	132P-120-830	REP	80-11-049	136-16-050	AMD-P	80-06-126
132P-116-010	NEW-P	80-06-151	132P-120-910	REP-P	80-07-013	136-16-050	AMD	80-09-084
132P-116-020	NEW	80-12-026	132P-120-910	REP	80-11-049	136-18-010	AMD-P	80-12-054
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132P-116-030	NEW	80-12-026	132P-132-010	REP	80-11-049	136-18-030	AMD-P	80-12-054
132P-116-040	NEW-P	80-06-151	132P-144-010	REP-P	80-07-013	136-18-050	REP-P	80-12-054
132P-116-040	NEW	80-12-026	132P-144-010	REP	80-11-049	136-18-070	AMD-P	80-12-054
132P-116-050	NEW-P	80-06-151	132P-144-020	REP-P	80-07-013	136-18-080	AMD-P	80-12-054
132P-116-050	NEW	80-12-026	132P-144-020	REP	80-11-049	173-06-060	AMD-E	80–13–010 80–02–172
132P-116-060	NEW-P	80-06-151	132P-168-010	REP-P REP	80-07-013 80-11-049	173-14-060 173-14-060	AMD-P AMD	80-04-027
132P-116-060	NEW NEW-P	80–12–026 80–06–151	132P-168-010 132P-180-010	REP-P	80-07-013	173-14-060	AMD-P	80-11-058
132P-116-070 132P-116-070	NEW-P	80-12-026	132P-180-010	REP	80-11-049	173-18-044	NEW-P	80-05-077
132P-116-080	NEW-P	80-06-151	132S-04-010	AMD-P	80-06-055	173-18-044	NEW	80-08-052
132P-116-080	NEW	80-12-026	132S-04-010	AMD-P	80-11-004	173-18-046	NEW-P	80-05-077
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132P-116-090	NEW ·	80-12-026	132S-197-010	NEW	80-03-014	173–18–080	AMD-P	80-05-077
132P-116-100	NEW-P	80-06-151	132S-197-012	NEW	80-03-014	173-18-080	AMD	80-08-052
132P-116-100	NEW	80-12-026	132T-04-080	AMD-P	80-11-068	173-18-120	AMD-P	80-05-077
132P-116-110	NEW-P	80-06-151	132T-04-080	AMD-E NEW-E	80–13–014 80–02–107	173-18-120 173-18-210	AMD AMD-P	80-08-052 80-05-077
132P-116-110	NEW NEW-P	80-12-026	132V-23-010 132V-23-020	NEW-E	80-02-107 80-02-107	173-18-210	AMD~P	80-08-052
132P-116-120 132P-116-120	NEW-P NEW	80-06-151 80-12-026	132V-23-020 132V-23-030	NEW-E	80-02-107	173-18-210	AMD	80-08-052
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132P-116-130	NEW	80-12-026	132V-23-050	NEW-E	80-02-107	173-19-030	AMD	80-02-123
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132P-116-150	NEW-P	80-06-151	132V-23-080	NEW-E	80-02-107	173-19-064	NEW	80-02-123
132 P -116-150	NEW	80-12-026	132V-120-010	NEW-P	80-05-069	173-19-080	AMD	80-02-123
132P-116-160	NEW-P	80-06-151	132V-120-020	NEW-P	80-05-069	173-19-100	AMD NEW	80-02-123
132P-116-160	NEW NEW-P	80-12-026	132V-120-030 132V-120-040	NEW-P NEW-P	80-05-069 80-05-069	173-19-1001 173-19-1002	NEW	80-02-123 80-02-123
132P-116-170 132P-116-170	NEW-P	80-06-151 80-12-026	132V-120-040 132V-120-050	NEW-P	80-05-069	173-19-110	AMD	80-02-123
132P-116-170	NEW-P	80-06-151	132V-120-060	NEW-P	80-05-069	173-19-1101	NEW	80-02-123
132P-116-180	NEW	80-12-026	132V-120-070	NEW-P	80-05-069	173-19-1102	NEW	80-02-123
132P-116-190	NEW-P	80-06-151	132V-120-080	NEW-P	80-05-069	173-19-1103	NEW	80-02-123
132P-116-190	NEW	80-12-026	132V-120-090	NEW-P	80-05-069	173–19–1104	NEW	80-02-123
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132P-116-200	NEW	80-12-026	132V-120-110	NEW-P	80-05-069	173-19-120	AMD	80-02-123
132P-116-210	NEW-P	80-06-151	132V-120-120	NEW-P NEW-P	80-05-069 80-05-069	173–19–120 173–19–120	AMD–P AMD	80-05-128 80-08-054
132P-116-210 132P-116-220	NEW NEW-P	80–12–026 80–06–151	132V-120-130 132V-120-140	NEW-P	80–05–069 80–05–069	173-19-1201	NEW	80-02-123
132P-116-220 132P-116-220	NEW-F	80–00–131 80–12–026	132V-120-140 132V-120-150	NEW-P	80-05-069	173-19-1201	NEW	80-02-123
132P-116-230	NEW-P	80-06-151	132V-120-160	NEW-P	80-05-069	173-19-1203	NEW	80-02-123
132P-116-230	NEW	80-12-026	132V-120-170	NEW-P	80-05-069	173-19-1204	NEW	80-02-123
132P-116-240	NEW-P	80-06-151	132V-120-180	NEW-P	80-05-069	173-19-1205	NEW	80-02-123
132P-116-240	NEW	80-12-026	132V-120-190	NEW-P	80-05-069	173-19-130	AMD	80-02-123
132P-116-250	NEW-P	80-06-151	132V-120-200	NEW-P	80-05-069	173-19-1301	NEW	80-02-123
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132P-120-710	REP-P	80-07-013	132V-120-300	NEW-P	80-05-069	173-19-160	AMD	80-02-123
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132P-120-720 132P-120-720	REP-P REP	80–07–013 80–11–049	132V-120-320 132W-104-040	NEW-P AMD-P	80-03-009	173-19-1602	NEW	80-02-123
132P-120-720 132P-120-730	REP-P	80-07-013	132W-104-040	AMD	80-05-106	173-19-1603	NEW	80-02-123
132P-120-730	REP	80-11-049	136-11-010	NEW	80-02-105	173-19-1603	AMD	80-04-026
132P-120-810	REP-P	80-07-013	136-11-020	NEW	80-02-105	173-19-1604	NEW	80-02-123
132P-120-810	REP	80-11-049	136-11-030	NEW	80-02-105	173-19-1605	NEW	80-02-123
132P-120-815	REP-P	80-07-013	136-16-020	AMD-P	80-06-126	173-19-1605	AMD	80-04-026
132P-120-815	REP	80-11-049	136-16-020	AMD	80-09-084	173-19-170	AMD	80-02-123
132P-120-816	REPP	80-07-013	136-16-022	NEW-P	80-06-126	173-19-1701	NEW	80-02-123
132P-120-816	REP	80-11-049	136-16-022	NEW AMD-P	80-09-084 80-12-053	173-19-1702 173-19-1703	NEW NEW	80-02-123 80-02-123
132P-120-820 132P-120-820	REP-P REP	80-07-013 80-11-049	136-16-022 136-16-025	NEW-P	80-12-033 80-06-126	173-19-1703	AMD	80 - 02-123
132P-120-825	REP-P	80-07-013	136-16-025	NEW	80-09-084	173-19-1801	NEW	80-02-123
1341-120-023	~~! -I	00 07 013	1 .55 10 025		J. 02 004	1	- · - · ·	

WAC #	_	WSR #	WAC #		WSR #	WAC #		WSR #
173-19-190	AMD	80-02-123	173-19-290	AMD-P	80-09-097	17319380	AMD	80-02-123
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173-19-2101	NEW	80-02-123	173-19-2901	NEW	80-02-123 80-02-123	173-19-3802 173-19-390	NEW AMD	80-02-123 80-02-123
173-19-2102	NEW	80-02-123	173-19-2903	NEW	80-02-123	173-19-3901	NEW	80-02-123
173-19-2103	NEW	80-02-123	173-19-2904	NEW	80-02-123	173-19-3902	NEW	80-02-123
173-19-2104 173-19-220	NEW	80-02-123	173-19-2905	NEW	80-02-123	173-19-3903	NEW	80-02-123
173-19-220	AMD AMD–P	80-02-123 80-04-140	173–19–2906 173–19–2907	NEW NEW	80-02-123 80-02-123	173-19-3903 173-19-3903	AMD–P AMD	80-04-140 80-06-050
173-19-220	AMD-P	80-06-049	173-19-300	AMD	80-02-123	173-19-3903	NEW	80-02-123
173-19-220	AMD	80-07-007	173-19-3001	NEW	80-02-123	173-19-3905	NEW	80-02-123
173-19-2201	NEW	80-02-123	173-19-3002	NEW	80-02-123	173-19-3906	NEW	80-02-123
173-19-2202 173-19-2203	NEW NEW	80-02-123 80-02-123	173-19-310 173-19-310	AMD AMD–P	80-02-123 80-03-117	173-19-3907	NEW	80-02-123
173-19-2204	NEW	80-02-123	173-19-310	AMD-F	80–05–053	173-19-3908 173-19-3909	NEW NEW	80-02-123 80-02-123
173-19-2204	AMD-P	80-04-140	173-19-3101	NEW	80-02-123	173-19-3910	NEW	80-02-123
173-19-2204	AMD-P	80-06-049	173-19-320	AMD	80-02-123	173-19-3911	NEW	80-02-123
173-19-2204 173-19-2204	AMD–P AMD–P	80-07-006 80-08-051	173-19-3201 173-19-3202	NEW NEW	80-02-123	173-19-3912	NEW	80-02-123
173-19-2204	AMD	80-10-017	173-19-3202	NEW	80-02-123 80-02-123	173-19-3913 173-19-3913	NEW AMD-P	80-02-123 80-04-140
173-19-2205	NEW	80-02-123	173-19-3204	NEW	80-02-123	173-19-3913	AMD	80-06-050
173-19-2206	NEW	80-02-123	173-19-3205	NEW	80-02-123	173~19–3914	NEW	80-02-123
173-19-2207 173-19-2208	NEW NEW	80-02-123 80-02-123	173-19-3206 173-19-3207	NEW NEW	80-02-123 80-02-123	173-19-3915	NEW	80-02-123
173-19-2200	AMD	80-02-123	173-19-3207	NEW	80-02-123 80-02-123	173-19-3916 173-19-400	NEW AMD	80-02-123 80-02-123
173-19-2301	NEW	80-02-123	173-19-3209	NEW	80-02-123	173-19-4001	NEW	80-02-123
173-19-2302	NEW	80-02-123	173-19-3210	NEW	80-02-123	173-19-4002	NEW	80-02-123
173-19-2303 173-19-240	NEW AMD	80-02-123 80-02-123	173-19-330	AMD	80-02-123	173-19-4003	NEW	80-02-123
173-19-2401	NEW	80-02-123 80-02-123	173-19-330 173-19-330	AMD–P AMD	8005128 8008054	173–19–4004 173–19–4005	NEW NEW	80-02-123 80-02-123
173-19-250	AMD	80-02-123	173-19-3301	NEW	80-02-123	173-19-4006	NEW	80-02-123
173-19-2501	NEW	80-02-123	173-19-3302	NEW	80-02-123	173-19-410	AMD	80-02-123
173-19-2502 173-19-2503	NEW NEW	80-02-123 80-02-123	173-19-3303 173-19-3304	NEW NEW	80-02-123	173-19-4101	NEW	80-02-123
173-19-2504	NEW	80–02–123 80–02–123	173-19-3304	AMD	80-02-123 80-02-123	173–19–4102 173–19–420	NEW AMD	80-02-123 80-02-123
173-19-2505	NEW	80-02-123	173-19-3401	NEW	80-02-123	173-19-4201	NEW	80-02-123
173-19-2506	NEW	80-02-123	173-19-3402	NEW	80-02-123	173-19-4202	NEW	80-02-123
173-19-2507 173-19-2508	NEW NEW	80-02-123 80-02-123	173–19–3403 173–19–3404	NEW NEW	80-02-123 80-02-123	173–19–4203 173–19–4204	NEW	80-02-123
173-19-2509	NEW	80-02-123	173-19-3405	NEW	80-02-123	173-19-4204	NEW NEW	80-02-123 80-02-123
173-19-2510	NEW	80-02-123	173-19-350	AMD	80-02-123	173-19-4206	NEW	80-02-123
173-19-2511 173-19-2512	NEW NEW	80-02-123	173-19-350	AMD-P	80-02-173	173-19-430	AMD	80-02-123
173-19-2512	NEW	80-02-123 80-02-123	173–19–3501 173–19–3502	NEW NEW	80-02-123 80-02-123	173-19-430 173-19-430	AMD–P AMD	80-02-173 80-04-026
173-19-2514	NEW	80-02-123	173-19-3503	NEW	80-02-123	173-19-4301	NEW	80-02-123
173-19-2515	NEW	80-02-123	173-19-3504	NEW	80-02-123	173-19-440	AMD	80-02-123
173-19-2516 173-19-2517	NEW NEW	80-02-123 80-02-123	173–19–3505 173–19–3506	NEW NEW	80-02-123 80-02-123	173-19-4401 173-19-4402	NEW	80-02-123
173-19-2518	NEW	80-02-123	173-19-3507	NEW	80-02-123 80-02-123	173-19-4402	NEW AMD	80-02-123 80-02-123
173-19-2519	NEW	80-02-123	173-19-3508	NEW	80-02-123	173-19-4501	NEW	80-02-123
173-19-2520	NEW	80-02-123	173-19-3509	NEW	80-02-123	173-19-4502	NEW	80-02-123
173-19-2521 173-19-2521	NEW AMD-P	80-02-123 80-08-084	173-19-3510 173-19-3511	NEW NEW	80-02-123 80-02-123	173-19-4502 173-19-4502	AMD–P AMD	80-05-128 80-08-054
173-19-2521	AMD-P	80-09-097	173-19-3512	NEW	80-02-123	173-19-4503	NEW	80-02-123
173-19-2521	AMD	80-13-031	173-19-3513	NEW	80-02-123	173-19-4504	NEW	80-02-123
173-19-2522 173-19-2523	NEW NEW	80-02-123	173-19-3514	NEW	80-02-123	173-19-4505	NEW	80-02-123
173-19-2524	NEW	80-02-123 80-02-123	173-19-3514 173-19-3515	AMD NEW	80-04-026 80-02-123	173-19-4506 173-19-4507	NEW NEW	80-02-123 80-02-123
173-19-2525	NEW	80-02-123	173-19-360	AMD	80-02-123	173-19-460	AMD	80-02-123 80-02-123
173-19-260	AMD	80-02-123	173-19-360	AMD-P	80-10-057	173-19-4601	NEW	80-02-123
173-19-2601	NEW NEW	80-02-123	173-19-360	AMD-P	80-14-040	173-19-4602	NEW	80-02-123
173-19-2602 173-19-2603	NEW	80-02-123 80-02-123	173-19-3601 173-19-370	NEW AMD	80-02-123 80-02-123	173-19-4603 173-19-4604	NEW NEW	80-02-123 80-02-123
173-19-2604	NEW	80-02-123	173-19-370	AMD-P	80-02-123	173-19-4605	NEW	80-02-123 80-02-123
173-19-270	AMD	80-02-123	173-19-370	AMD	80-05-053	173-19-4606	NEW	80-02-123
173-19-2701 173-19-2702	NEW NEW	80-02-123 80-02-123	173-19-370 173-19-370	AMD–P AMD	80-09-098	173-19-4607	NEW	80-02-123
173-19-2702	NEW	80-02-123 80-02-123	173-19-370	NEW	80-13-030 80-02-123	173-19-470 17319-4701	AMD NEW	80-02-123 80-02-123
173-19-280	AMD	80-02-123	173-19-3701	AMD-P	80-13-062	173-19-4701	NEW	80-02-123
173-19-2801	NEW	80-02-123	173-19-3702	NEW	80-02-123	173194703	NEW	80-02-123
173-19-2802 173-19-2803	NEW NEW	80-02-123 80-02-123	173-19-3703 173-19-3704	NEW NEW	80-02-123 80-02-123	173-19-4704	NEW	80-02-123
173-19-290	AMD	80-02-123	173-19-3704	NEW	80-02-123	173-19-4705 173-19-4706	NEW NEW	80-02-123 80-02-123
173-19-290	AMD-P	80-08-084	173-19-3706	NEW	80-02-123	173-19-4707	NEW	80-02-123
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173–20–044	NEW-P	80-05-078	173-405-021	AMD-E	80-02-012	173–410–067	AMD	80–11–061
173-20-044	NEW	80-08-053	173-405-021	AMD-P	80-02-095	173-410-071	NEW-E	80-02-013
173-20-046	NEW-P	80-05-078	173-405-021	AMD	80-04-049	173-410-071	NEW-P	80-02-096
173-20-046	NEW	80-08-053	173–405–021 173–405–021	AMD–P AMD	80–06–162 80–11–060	173-410-071 173-410-071	NEW AMD–P	80-04-050 80-06-163
173-20-580 173-20-580	AMD–P AMD	80-05-078 80-08-053	173-405-021	REP-P	80-06-162	173-410-071	AMD-1	80-11-061
173-20-380	AMD-P	80-05-078	173-405-031	REP	80-11-060	173-410-081	REP-E	80-02-013
173-20-600	AMD	80-08-053	173-405-033	NEW-E	80-02-012	173-410-081	REP-P	80-02-096
173-22-030	AMD-P	80-05-079	173-405-033	NEW-P	80-02-095	173-410-081	REP	80-04-050
173-22-030	AMD	80-08-086 80-05-079	173–405–033 173–405–033	NEW AMD-P	80-04-049 80-06-162	173-410-086 173-410-086	NEW-E NEW-P	80-02-013 80-02-096
173-22-040 173-22-040	AMD-P AMD	80-08-086	173-405-033	AMD-F	80-11-060	173-410-086	NEW	80-04-050
173-22-050	AMD-P	80-05-079	173-405-036	REP-P	80-06-162	173-410-086	AMD-P	80-06-163
173-22-050	AMD	80-08-086	173-405-036	REP	80-11-060	173-410-086	AMD	80-11-061
173-22-055	AMD-P	80-05-079	173-405-040	NEW-P	80-06-162	173-410-090	NEW-P	80-06-163
173-22-055 173-24	AMD AMD–P	80-08-086 80-12-036	173–405–040 173–405–071	NEW AMD-E	80-11-060 80-02-012	173-410-090 173-410-091	NEW AMD-P	80–11–061 80–06–163
173-24 173-24-060	AMD-P	80-08-085	173-405-071	REP-P	80-06-162	173-410-091	AMD	80-11-061
173-24-090	AMD-P	80-08-085	173-405-071	REP	80-11-060	173-415-010	NEW-P	80-06-164
173-24-125	NEW-P	80-08-085	173-405-072	NEW-P	80-06-162	173-415-010	NEW	80-11-028
173-62	AMD-P	80-09-051	173-405-072	NEW REPE	80-11-060 80-02-012	173-415-020 173-415-020	NEW-P NEW	80-06-164 80-11-028
173–62 173–62	AMD–P AMD–P	80-10-016 80-12-058	173–405–076 173–405–076	REPE	80-02-012 80-02-095	173-415-030	NEW-P	80-06-164
173-62	AMD	80-14-041	173-405-076	REP	80-04-049	173-415-030	NEW	80-11-028
173-62-010	AMD-P	80-06-165	173-405-077	NEW-P	80-02-095	173-415-040	NEW-P	80-06-164
173-62-010	AMD	80-14-041	173-405-077	NEW	80-04-049	173-415-040	NEW NEW-P	80-11-028
173-62-020	AMD–P AMD	80–06–165 80–14–041	173–405–077 173–405–077	AMD–P AMD	80-06-162 80-11-060	173-415-050 173-415-050	NEW-P NEW	80-06-164 80-11-028
173–62–020 173–62–030	AMD-P	80-06-165	173-405-078	NEW-P	80-02-095	173-415-060	NEW-P	80-06-164
173-62-030	AMD	80-14-041	173-405-078	NEW	80-04-049	173-415-060	NEW	80-11-028
173-62-040	AMD-P	80-06-165	173-405-078	AMD-P	80-06-162	173-415-070	NEW-P	80-06-164
173-62-060	AMD-P	80-06-165	173–405–078 173–405–081	AMD REP-E	80-11-060 80-02-012	173-415-070 173-415-080	NEW NEW-P	80-11-028 80-06-164
173–62–060 173–134–150	AMD REP	80-14-041 80-02-025	173-405-081	REP-E	80-02-012	173-415-080	NEW	80-11-028
173-164-050	AMD-E	80-06-160	173-405-081	REP	80-04-049	173-415-090	NEW-P	80-06-164
173-164-050	AMD-P	80-06-161	173-405-086	NEW-E	80-02-012	173-415-090	NEW	80-11-028
173-164-050	AMD	80-09-052 80-05-125	173-405-086 173-405-086	NEW-P NEW	80-02-095 80-04-049	173-422-010 173-422-020	NEW NEW	80–03–070 80–03–070
173-255-040 173-255-040	AMD–P AMD	80–03–123 80–08–050	173-405-086	AMD-P	80-06-162	173-422-030	NEW	80-03-070
173-400	AMD-P	80-08-023	173-405-086	AMD	80-11-060	173-422-040	NEW	80-03-070
173-400-020	AMD-P	80-05-129	173-405-090	NEW-P	80-06-162	173-422-050	NEW	80-03-070
173-400-020	AMD	80-11-059 80-05-129	173-405-090 173-405-101	NEW AMD-P	80-11-060 80-06-162	173-422-060 173-422-070	NEW NEW	80-03-070 80-03-070
173-400-030 173-400-030	AMD-P AMD	80–03–129 80–11 <i>–</i> 059	173-405-101	AMD-F AMD	80-11-060	173-422-080	NEW	80-03-070
173-400-040	AMD-P	80-05-129	173-410-011	REP-P	80-06-163	173-422-090	NEW	80-03-070
173-400-040	AMD	80-11-059	173-410-011	REP	80-11-061	173-422-100	NEW	80-03-070
173-400-050	AMD-P	80-05-129 80-11-059	173-410-012 173-410-012	NEW-P NEW	80-06-163 80-11-061	173-422-110 173-422-120	NEW NEW	80-03-070 80-03-070
173–400–050 173–400–060	AMD AMD–P	80-05-129	173-410-012	AMD-E	80-02-013	173-422-120	NEW	80-03-070
173-400-060	AMD	80-11-059	173-410-021	AMD-P	80-02-096	173-422-140	NEW	80-03-070
173-400-070	AMD-P	80-05-129	173-410-021	AMD	80-04-050	173-422-150	NEW	80-03-070
173-400-070	AMD AMD–P	80-11-059 80-05-129	173-410-021 173-410-021	AMD-P AMD	80–06–163 80–11 <i>–</i> 061	173–422–160 173–422–170	NEW NEW	80-03-070 80-03-070
173–400–075 173–400–075	AMD-P AMD	80-03-129 80-11-059	173-410-021	REP-P	80-06-163	173-422-170	NEW	80-03-070
173-400-080	AMD-P	80-05-129	173-410-031	REP	80-11-061	173-475-010	NEW-P	80-01-114
173-400-080	AMD	80-11-059	173-410-033	NEW-E	80-02-013	173-475-010	NEW	80-03-071
173-400-090	AMD-P	80-05-129 80-11-059	173-410-036 173-410-036	REP-P REP	80–06–163 80–11 <i>–</i> 061	173–475–020 173–475–020	NEW-P NEW	80-01-114 80-03-071
173-400-090 173-400-100	AMD AMD–P	80-05-129	173-410-036	NEW-P	80–06–163	173-475-030	NEW-P	80-01-114
173-400-100	AMD	80-11-059	173-410-040	NEW	80-11-061	173-475-030	NEW	80-03-071
173-400-110	AMD-P	80-05-129	173-410-041	REP-P	80-06-163	173-475-040	NEW-P	80-01-114
173-400-110	AMD	80-11-059	173-410-041	REP	80-11-061	173-475-040	NEW NEW-P	80-03-071 80-01-114
173–400–115 173–400–115	AMD-P AMD	80-05-129 80-11-059	173-410-051 173-410-051	REP-P REP	80–06–163 80–11 <i>–</i> 061	173–475–050 173–475–050	NEW-P	80-03-071
173-400-120	AMD-P	80-05-129	173-410-061	REP-P	80-06-163	173-490-010	AMD-P	80-06-166
173-400-120	AMD	80-11-059	173-410-061	REP	80-11-061	173-490-010	AMD	80-11-062
173-402-010	NEW-P	80-05-127	173-410-062	NEW-P	80-06-163	173-490-020	AMD-P	80-06-166
173 <u>–4</u> 02 <u>–</u> 010 173–402 <u>–</u> 020	NEW NEW-P	80-08-024 80-05-127	173-410-062 173-410-066	NEW AMD-E	80–11–061 80–02–013	173–490–020 173–490–025	AMD AMD–P	80-11-062 80-06-166
173-402-020	NEW-F	80–03–127 80–08–024	173-410-066	REP-P	80-02-015	173-490-025	AMD	80-11-062
173-405-011	REP-P	80-06-162	173-410-066	REP	80-04-050	173-490-030	AMD-P	8006166
173-405-011	REP	80-11-060	173-410-067	NEW-P	80-02-096	173-490-030	AMD D	80-11-062
173-405-012 173-405-012	NEW-P NEW	80–06–162 80–11–060	173–410–067 173–410–067	NEW AMD-P	8004050 8006163	173–490–040 173–490–040	AMD–P AMD	8006166 8011062
405-012	1 12 11	33 11-000	1 173 410-007		00 00 100	1 2.3 .20 010		002

WAC #		WSR #	WAC #	4-7	WSR #	WAC #		WSR #
173-490-070	AMD-P	80-06-166	173-531-040	REP	80-08-020	180-30-116	NEW-P	80-04-099 80-07-001
173-490-070	AMD	80-11-062	173-531-050	REP-P REP	80-01-112 80-08-020	180-30-116 180-30-800	NEW NEW	80–07–001 80–02–145
173-490-071	NEW-P	80–06–166 80–11–062	173-531-050 173-531-060	REP-P	80-01-112	180-30-805	NEW	80-02-145
173-490-071 173-490-080	NEW AMD-P	80-06-166	173-531-060	REP	80-08-020	180-30-805	AMD-E	80-04-102
173-490-080	AMD	80-11-062	173-531-070	REP-P	80-01-112	180-30-805	AMD-P	80-04-099
173-490-150	AMD-P	80-06-166	173-531-070	REP	80-08-020	180-30-805	AMD	80-07-001
173-490-150	AMD	80-11-062	173-531A-010	NEW-P	80-05-126	180-30-807 180-30-807	NEW AMD-E	80–02–145 80–04–102
173-490-200	NEW-P	80-06-166	173-531A-010 173-531A-020	NEW NEW-P	80-08-022 80-05-126	180-30-807	AMD-P	80-04-099
173-490-200 173-490-201	NEW NEW-P	80–11–062 80–06–166	173-531A-020 173-531A-020	NEW	80-08-022	180-30-807	AMD	80-07-001
173-490-201	NEW	80-11-062	173-531A-030	NEW-P	80-05-126	180-30-810	NEW	80-02-145
173-490-202	NEW-P	80-06-166	173-531A-030	NEW	80-08-022	180-30-810	AMD-E	80-04-102
173-490-202	NEW	80-11-062	173-531A-040	NEW-P	80-05-126 80-08-022	180-30-810 180-30-810	AMD–P AMD	80-04-099 80-07-001
173-490-203	NEW-P	80–06–166 80–11 <i>–</i> 062	173-531A-040 173-531A-050	NEW NEW-P	80-05-126	180-30-815	NEW	80-02-145
173-490-203 173-490-204	NEW NEW-P	80-06-166	173-531A-050	NEW	80-08-022	180-30-820	NEW	80-02-145
173-490-204	NEW	80-11-062	173-531A-060	NEW-P	80-05-126	180-30-825	NEW	80-02-145
173-490-205	NEW-P	80-06-166	173-531A-060	NEW	80-08-022	180-30-825	AMD-P	80-04-099 80-04-102
173-490-205	NEW	80-11-062	173-531A-070	NEW-P NEW	80-05-126 80-08-022	180-30-825 180-30-825	AMD–E AMD	80 <u>–</u> 04–102 80 <u>–</u> 07–001
173-490-206	NEW-P NEW	80–06–166 80–11 <i>–</i> 062	173-531A-070 173-563	NEW-P	80-05-051	180-30-830	NEW	80-02-145
173-490-206 173-490-207	NEW-P	80-06-166	173-563-010	NEW-P	80-01-113	180-30-830	AMD-P	80-04-099
173-490-207	NEW	80-11-062	173-563-010	NEW	80-08-021	180-30-830	AMD-E	80-04-102
173-509	NEW-P	80-05-076	173-563-020	NEW-P	80-01-113	180-30-830 180-30-835	AMD NEW	80-07-001 80-02-145
173-509-010	NEW	80-07-005	173–563–020 173–563–030	NEW NEW-P	80-08-021 80-01-113	180-30-835	AMD-P	80-04-099
173-509-015 173-509-020	NEW NEW	80-07-005 80-07-005	173-563-030	NEW	80-08-021	180-30-835	AMD-E	80-04-102
173-509-020	NEW	80-07-005	173-563-040	NEW-P	80-01-113	180-30-835	REP	80-07-001
173-509-040	NEW	8007005	173-563-040	NEW	80-08-021	180-30-840	NEW	80-02-145
173-509-050	NEW	80-07-005	173-563-050	NEW-P	80-01-113	180-30-840	AMD-P AMD-E	80-04-099 80-04-102
173-509-060	NEW	80–07–005 80–07–005	173-563-050 173-563-060	NEW NEW-P	80–08–021 80–01–113	180-30-840 180-30-840	REP	80-07-001
173-509-070 173-509-080	NEW NEW	80 <u>–</u> 07 <u>–</u> 003 80 <u>–</u> 07 <u>–</u> 005	173-563-060	NEW	80-08-021	180-30-845	NEW	80-02-145
173-509-090	NEW	80-07-005	173-563-070	NEW-P	80-01-113	180-30-845	AMD-P	80-04-099
173-509-100	NEW	80-07-005	173-563-070	NEW	80-08-021	180-30-845	AMD–E AMD	80–04–102 80–07–001
173-510-010	NEW	80-04-047	173-563-080	NEW-P NEW	8001113 8008021	180-30-845 180-40-225	AMD-P	80-07-043
173-510-020 173-510-030	NEW NEW	80-04-047 80-04-047	173–563–080 173–563–090	NEW-P	80-01-113	180-40-225	AMD	80-10-030
173-510-030 173-510-040	NEW	80-04-047	173-563-090	NEW	80-08-021	180-40-230	AMD-P	80-07-043
173-510-050	NEW	80-04-047	173-563-100	NEW	80-08-021	180-40-230	AMD	80–10–030 80–02–146
173-510-060	NEW	80-04-047	173-563-900	NEW-P NEW	80-01-113 80-08-021	180-43-005 180-43-010	NEW NEW	80-02-146 80-02-146
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220-22-03000B 220-22-410	AMD-P	80-05-082	220–28–00700G	REP-E	80-06-080	220-28-010A0Q	REP-E	80-13-022
220-22-410	AMD	80-07-017	220-28-00700H	NEW-E	80-06-080	220-28-010B0N	NEW-E	80-06-121
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220-32-04000G REP-E 80-03-056 220-47-314 AMD-P 80-06-149 220-47-901 REP-E 80-14-006 220-32-04000H NEW-E 80-10-019 220-47-314 AMD-P 80-09-033 220-47-902 REP-E 80-11-016 220-32-04100B NEW-E 80-06-036.1 220-47-314 AMD 80-10-058 220-47-902 REP-E 80-11-047 220-32-04100B REP-E 80-07-029 220-47-31400E REP-E 80-13-004 220-47-903 REP-E 80-11-047 220-32-04100C NEW-E 80-07-029 220-47-317 REP-P 80-06-149 220-47-904 REP-E 80-11-047 220-32-05100M NEW-E 80-02-125 220-47-317 REP-P 80-09-033 220-47-904 REP-E 80-11-047 220-32-05100M NEW-E 80-02-125 220-47-317 REP-P 80-09-033 220-47-904 REP-E 80-12-009									
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220-32-05100M NEW-E 80-02-125 220-47-317 REP-P 80-09-033 220-47-904 REP-E 80-12-009									80-11-047
220_32_05100N NEW E 90 13 001 230 47 317 DEB 00 10 050	220-32-05100M								
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-47905	REP-E	80-12-043	220-56-013	REP	80-03-064	220-56-245	NEW	80-03-064
220-47-906	NEW-E	80-12-043	220-56-019	REP	80-03-064	220-56-250	NEW	80-03-064
220-47-906	REP-E	80–14–006	220-56-020	REP NEW-E	80-03-064 80-03-053	220-56-250 220-56-250	AMD-P AMD	80–05–082 80–07–017
220-48-08000B	NEW-E	80–03–061 80–06–046	220-56-02000A 220-56-02000A	NEW-E REP-E	80 <u></u> 03_033 80_04_094	220-56-25000A	NEW-E	80-04-094
220-48-08000B	REP-E NEW-E	80-05-134	220-56-021	REP	80-03-064	220-56-25000A	REP-E	80-07-032
220-48-09000B 220-48-09100B	NEW-E	80-03-134	220-56-022	REP	80-03-064	220-56-25000B	NEW-E	80-07-032
220-48-09600D	NEW-E	80-03-080	220-56-023	REP	80-03-064	220-56-255	NEW	80-03-064
220-48-09600D	REP-E	80-04-063	220-56-030	REP	80-03-064	220-56-260	NEW	80-03-064 80-03-064
220-48-09600E	NEW-E	80-04-063	220-56-040	REP	80-03-064 80-03-064	220-56-265 220-56-270	NEW NEW	80-03-064 80-03-064
220-48-09800B	NEW-E	80-04-020	220-56-050 220-56-05000B	REP NEW-E	80-03-064	220-56-275	NEW	80-03-064
220-49-02000D 220-49-02000D	NEW-E REP-E	80-05-030 80-05-071	220-56-05000B	REP-E	80-04-094	220-56-280	NEW .	80-03-064
220-49-02000E	NEW-E	80-03-053	220-56-060	REP	80-03-064	220-56-285	NEW	80-03-064
220-49-02000E	REP-E	80-04-094	220-56-063	REP	80-03-064	220-56-28500A	NEW-E	80-09-070
220-49-02100E	NEW-E	80-05-071	220-56-064	REP	80-03-064	220-56-290	NEW NEW	80–03–064 80–03–064
220-49-02100E	REP-E	80-05-105	220-56-065	REP REP	80-03-064 80-03-064	220-56-295 220-56-300	NEW NEW	80-03-064 80-03-064
220-49-02100F	NEW-E	80-05-105 80-05-133	220-56-070 220-56-071	REP REP	80 - 03-064 80-03-064	220-56-305	NEW	80-03-064
220-49-02100F 220-49-02100G	REP-E NEW-E	80-05-133 80-05-133	220-56-072	REP	80-03-064	220-56-310	NEW	80-03-064
220-49-02100G 220-49-02100G	REP-E	80-06-035	220-56-073	REP	80-03-064	220-56-31000A	NEW-E	80-07-004
220-49-02100H	NEW-E	80-06-035	220-56-074	REP	80-03-064	220-56-31000B	NEW-E	80-13-023
220-49-05600A	NEW-E	80-03-053	220-56-080	REP	80-03-064	220-56-315	NEW	80-03-064
220-49-05600A	REP-E	80-04-094	220-56-082	REP	80-03-064	220–56–320 220–56–325	NEW NEW	80-03-064 80-03-064
220-52-01901	AMD-P	80-08-079	220-56-084 220-56-086	REP REP	80–03–064 80–03–064	220-56-32500A	NEW-E	80-05-064
220-52-01901	AMD NEW-E	80-13-064 80-11-053	220-56-088	REP	80-03-064	220-56-330	NEW	80-03-064
220-52-01901A 220-52-040	AMD-P	80-08-079	220-56-090	REP	80-03-064	220-56-335	NEW	80-03-064
220-52-040	AMD	80-13-064	220-56-092	REP	80-03-064	220-56-340	NEW	80-03-064
220-52-046	AMD-P	80-08-079	220-56-100	NEW	80-03-064	220-56-345	NEW	80-03-064
220-52-046	AMD	80-13-064	220-56-105	NEW	80-03-064	220-56-350	NEW NEW	80-03-064 80-03-064
220-52-050	AMD-P	80-08-079	220-56-10500A 220-56-110	NEW-E NEW	80-11-041 80-03-064	220-56-355 220-56-360	NEW	80-03-064
220-52-050 220-52-05000A	AMD NEW-E	80–13–064 80–06–120	220-56-115	NEW	80-03-064	220-56-36000A	NEW-E	80-08-025
220-52-05000A 220-52-05000B	NEW-E	80-12-039	220-56-115	AMD-P	80-08-015	220-56-365	NEW	80-03-064
220-52-05300F	NEW-E	80-05-064	220-56-115	AMD	80-12-040	220-56-370	NEW	80-03-064
220-52-054	NEW-P	80-08-079	220-56-11500A	NEW-E	80-10-035	220-56-372	NEW-P	80-08-079 80-13-064
220-52-054	NEW	80-13-064	220-56-120	NEW NEW	80-03-064 80-03-064	220–56–372 220–56–375	NEW NEW	80-03-064
220-52-060	AMD–P AMD	80-08-079 80-13-064	220–56–125 220–56–128	NEW	80-03-064	220-56-380	NEW	80-03-064
220-52-060 220-52-063	AMD-P	80-08-079	220-56-130	NEW	80-03-064	220-56-382	NEW-P	80-08-079
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220-52-066	AMD-P	80-08-079	220-56-140	NEW	80-03-064	220-56-385	NEW	80-03-064
220-52-066	AMD	80-13-064	220–56–145	NEW	80-03-064 80-03-064	220–56–390 220–56–400	NEW NEW	80-03-064 80-03-064
220-52-073	AMD-P	80–08–079 80–13–064	220–56–150 220–56–155	NEW NEW	80-03-064 80-03-064	220-56-405	NEW	80-03-064
220-52-073 220-52-074	AMD AMD–P	80-08-079	220-56-160	NEW	80-03-064	220-56-410	NEW	80-03-064
220-52-074	AMD	80-13-064	220-56-165	NEW	80-03-064	220–57	AMD-P	80-02-045
220-52-075	AMD-P	80-08-079	220-56-165	AMD-P	80-05-082	220-57-120	AMD	80-03-064
220-52-075	AMD	80-13-064	220-56-165	AMD	80-07-017	220-57-125	AMD	80-03-064 80-03-064
220-52-07500A	NEW-E	80-09-085	220–56–175	NEW NEW	80-03-064 80-03-064	220-57-130 220-57-13000A	AMD NEW-E	80-03-064 80-11-041
220–55	NEW-P NEW-E	80-02-045 80-08-025	220-56-180 220-56-18000A	NEW-E	80-06-029	220-57-135	AMD	80-03-064
220-55-05600A 220-55-05600A	REP-E	80-08-030	220-56-18000A	REP-E	80-09-012	220-57-140	AMD	80-03-064
220-55-05600B	NEW-E	80-08-030	220-56-18000B	NEW-E	80-09-012	220-57-160	AMD _	80-03-064
220-55-065	AMD-P	80-08-079	220-56-18000B	REP-E	80-13-004	220-57-16000G	NEW-E	80-03-095
220-55-065	AMD	80-13-064	220–56–185	NEW	80-03-064 80-03-064	220-57-16000H 220-57-16000H	NEW-E REP-E	80–13–021 80–14–003
220-55-070	NEW	80-03-064	220-56-190 220-56-19000A	NEW NEW-E	80-05-092	220-57-16000H 220-57-16000I	NEW-E	80-14-003 80-14-003
220-55-075	NEW NEW	80-03-064 80-03-064	220-56-19000A	NEW-E	80-12-007	220-57-165	AMD	80-03-064
220-55-080 220-55-085	NEW	80-03-064	220-56-19000B	REP-E	80-12-015	220-57-175	AMD	80-03-064
220-55-090	NEW	80-03-064	220-56-19000C	NEW-E	80-12-015	220-57-17500E	NEW-E	80-11-041
220-55-095	NEW	80-03-064	220–56–195	NEW	80-03-064	220-57-17500E	REP-E	80-14-075
220-55-100	NEW	80-03-064	220–56–200	NEW NEW	80-03-064 80-03-064	220–57–190 220–57–220	AMD AMD	80–03–064 80–03–064
220-55-105	NEW	80-03-064 80-03-064	220-56-205 220-56-20500A	NEW-E	80-12-027	220-57-235	AMD	80-03-064
220-55-110 220-55-115	NEW NEW	80-03-064 80-03-064	220-56-210	NEW-E	80-03-064	220-57-23500A	NEW-E	80-11-041
220-55-120	NEW	80-03-064	220–56–215	NEW	80-03-064	220-57-250	AMD	80-03-064
220-55-125	NEW	80-03-064	220-56-220	NEW	80-03-064	220-57-25000A	NEW-E	80-11-041
220-55-130	NEW	80-03-064	220-56-225	NEW	80-03-064	220-57-255	AMD	80-03-064 80-03-064
220-55-135	NEW DED D	80-03-064	220–56–235 220–56–235	NEW AMD-P	80-03-064 80-05-082	220–57–260 22057–270	AMD AMD	80-03-064 80-03-064
220–56 220–56	REP-P NEW-P	80-02-045 80-02-045	220-56-235	AMD-F AMD	80–03–082 80–07–017	220-57-27000D	NEW-E	80-08-009
220-56 220-56-010	REP	80-02-043	220-56-240	NEW	80-03-064	220-57-27000E	NEW-E	80-14-013
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-57-290	AMD	80-03-064	220-69-25401A	NEW-E	80-09-085	232–12–171	AMD-P	80–02–167
220-57-29000B	NEW-E	80-06-040	220-69-260	AMD-P	80-03-096	232-12-250	REP-P	80-08-078
220-57-300	AMD	80-03-064	220-69-260	AMD	80-05-093	232-12-250	REP	80-13-012
220-57-310 220-57-31000A	AMD REP–E	80–03–064 80–14–075	220–69–261 220–69–261	AMD–P AMD	80–03–096 80–05–093	232-12-260	REP-P	80-11-056
220-57-31000A 220-57-31000B	NEW-E	80–14–075	220-69-264	AMD-P	80-03-093 80-03-096	232–12–270 232–12–690	REP–P AMD–P	80–11–056 80–02–167
220-57-315	AMD	80-03-064	220-69-264	AMD	80-05-093	232-12-690	AMD-P	80–02–167 80–05–022
220-57-319	AMD	80-03-064	220-69-26401	NEW-P	80-03-096	232-12-710	AMD-P	80-02-167
220-57-335	AMD	80-03-064	220-69-26401	NEW	80-05-093	232-12-710	AMD	80-05-022
220-57-340	AMD	80-03-064	220-69-271	AMD-P	80-03-096	232-16-100	REP-P	80-05-130
220–57–345 220–57–360	AMD REP	80–03–064 80–03–064	220–69–271 220–69–280	AMD	80-05-093	232-16-100	REP	80-09-029
220-57-370	AMD	80-03-064	220-69-280	AMD–P AMD	80–03–096 80–05–093	232–16–255 232–16–490	REP-P REP-P	80-11-056 80-11-056
220-57-385	AMD	80-03-064	220–105	REP-P	80-03-035	232-16-620	NEW-P	80-08-078
220-57-400	AMD	80-03-064	220-105-010	REP	80-03-064	232-16-620	NEW	80-13-013
220-57-405	AMD	80-03-064	220-105-015	REP	80-03-064	232-20-100	NEW-P	80-11-056
220-57-40500B	NEW-E	80-12-014	220-105-020	REP	80-03-064	232-28-102	REP-P	8005130
220-57-415 220-57-435	AMD AMD	80-03-064 80-03-064	220-105-025	REP	80-03-064	232-28-102	REP	80-09-028
220-57-440	AMD	80–03–064 80–03–064	220–105–030 220–105–035	REP REP	80–03–064 80–03–064	232-28-103 232-28-103	NEW-P	80-05-130
220-57-450	AMD	80-03-064	220-105-040	REP	80-03-064	232-28-103	NEW REP-P	80-09-028 80-04-112
220-57-455	AMD	80-03-064	220-105-045	REP	80-03-064	232-28-202	REP	80-09-003
220-57-460	AMD	80-03-064	220-105-046	REP	80-03-064	232-28-203	NEW-P	80-04-112
220-57-46000D	NEW-E	80-13-015	220-105-047	REP	80-03-064	232-28-203	NEW	80-09-003
220-57-46500A 220-57-473	NEW-E	80-09-011	220-105-050	REP	80-03-064	232-28-20301	NEW-E	80-09-059
220-57-480	AMD AMD	80–03–064 80–03–064	220–105–055 220–105–060	REP REP	80-03-064	232-28-20302	NEW-E	80-09-060
220-57-485	AMD	80-03-064	220-105-065	REP	80-03-064 80-03-064	232–28–20303 232–28–20304	NEW-E NEW-E	80–11–014 80–12–047
220-57-495	AMD	80-03-064	223-08-010	AMD-P	80-06-052	232-28-302	REP-P	80-04-112
220-57-49500B	NEW-E	80-11-041	224-12-090	AMD	80-06-058	232-28-302	REP	80-09-003
220-57-49500B	REP-E	80-14-075	230-02-030	AMD-P	80-06-152	232-28-303	NEW-P	80-04-112
220-57-505 220-57-50500B	AMD NEW-E	80–03–064 80–03–095	230-02-030	AMD	80-09-067	232-28-303	NEW	80-09-003
220-57-50500B	NEW-E	80–03–093 80–14–003	230-02-150 230-02-155	AMD-P NEW-P	80-03-093 80-03-093	232–28–402 232–28–402	REP-P REP	80-08-078
220-57-510	AMD	80-03-064	230-02-133	AMD-E	80–03–093 80–02–119	232-28-402	NEW-P	80–13–027 80–08–078
220-57-515	AMD	80-03-064	220-57-50500C	NEW-E	80-14-003	232-28-403	NEW	80–13–027
220-57-525	AMD	80-03-064	230-04-140	AMD	80-03-059	232-28-502	REP-P	80-05-130
220-57A	AMD-P	80-02-045	230-04-200	AMD	80-03-059	232-28-502	REP	80-12-010
220-57A-005 220-57A-010	AMD AMD	80–03–064 80–03–064	230-04-260	AMD	80-03-060	232-28-503	NEW-P	80-05-130
220-57A-010 220-57A-012	NEW	80-03-064 80-03-064	230–04–305 230–08–020	NEW AMD	80-03-060 80-03-059	232–28–503 232–28–602	NEW REP-P	80-12-010
220-57A-017	NEW	80-03-064	230-20-030	REP	80-03-060	232-28-60201	NEW-E	80–08–078 80–05–012
220-57A-040	AMD	80-03-064	230-20-070	AMD	80-03-060	232-28-60202	NEW-E	80-05-043
220-57A-065	AMD	80-03-064	230-20-110	AMD	80-03-059	232-28-60203	NEW-P	80-05-130
220-57A-080	AMD	80-03-064	230-20-130	AMD-P	80-03-017	232-28-60203	NEW-E	80-06-070
220-57A-095 220-57A-115	AMD AMD	80–03–064 80–03–064	230–20–130 230–20–130	AMD-P AMD	80-04-082	232-28-60203	NEW-E	80-11-015
220-57A-120	AMD	80-03-064	230-20-130	AMD-P	80–06–038 80–03–093	232–28–60204 232–28–60204	NEW-E NEW-E	80-06-071 80-09-050
220-57A-135	AMD	80-03-064	230-20-210	AMD	80-05-060	232-28-60205	NEW-E	80 <u></u> -06_030
220-57A-150	AMD	80-03-064	230-25-030	AMD-E	80-04-053	232-28-60205	NEW-E	80-09-002
220-57A-152	NEW	80-03-064	230-25-030	AMD-P	80-04-082	232-28-60206	NEW-E	80-10-025
220-57A-155 220-57A-17500B	AMD	80-03-064	230–25–030	AMD	80-06-038	232-28-60207	NEW-E	80-10-027
220-57A-17500B 220-57A-17500B		80-09-009 80-09-086	230–25–033 230–25–033	NEW-P NEW	80-04-082 80-06-038	232-28-60208	NEW-E	80-14-057
220-57A-17500C		80-09-086	230-25-100	AMD	80-03-060	232–28–603 232–28–701	NEW-P REP	80–08–078 80–03–042
220-57A-17500C	REP-E	80-10-035	230-40-010	AMD-E	80-04-053	232-28-702	NEW	80-03-042
220-57A-17500D	NEW-E	80-10-035	230-40-010	AMD-P	80-06-152	232-28-801	REP-P	80-04-112
220-57A-17500D		80-13-004	230-40-010	AMD	80-09-067	232-28-801	REP	80-06-059
220-57A-17500E 220-57A-185	NEW-E AMD	80-13-004 80-03-064	230-40-015	AMD-P	80-06-152	232-28-802	NEW-P	80-04-112
220-57A-190	AMD	80-03-064	230–40–015 230–40–030	AMD · AMD-P	80-09-067 80-04-082	232-28-802	NEW E	80-06-059
220-69-230	AMD-P	80-03-096	230-40-030	AMD-P	80-06-037	232–28–80201 232–32–117	NEW-E NEW-E	80-10-026 80-02-048
220-69-230	AMD	80-05-093	230-40-050	AMD-P	80–06–152·	232-32-117	REP-E	80-03-067
220-69-232	AMD-P	80-03-096	230-40-050	AMD	8009067	232-32-118	NEW-E	80-02-057
220–69–232 220–69–233	AMD	80-05-093	230-40-120	AMD	80-03-059	232-32-119	NEW-E	80-02-058
220-69-233	AMD–P AMD	80-03-096	230-40-225	AMD-P	80-04-082	232-32-120	NEW-E	80-02-132
220-69-234	AMD-P	80-05-093 80-03-096	230-40-225 230-42-010	AMD–P AMD–P	80–06–078 80–04–082	232-32-121	NEW-E	80-02-133
220-69-234	AMD-1	80-05-093	230-50-010	AMD-P AMD	80-04-082 80-03-059	232–32–122 232–32–123	NEW-E NEW-E	80-02-134 80-04-011
220-69-23401	NEW-P	80-03-096	230–60–070	AMD-P	80-08-083	232-32-123	NEW-E	80-04-011 80-04-017
220-69-23401	NEW	80-05-093	232-12-040	AMD-P	80-05-130	232-32-125	NEW-E	80-04-052
220-69-24000A 220-69-25401	NEW-E	80-09-085	232-12-040	AMD	80-09-029	247-02-050	AMD-E	80-14-053
220-69-25401 220-69-25401	NEW-P NEW	80-03-096 80-05-093	232-12-130	AMD-P	80-02-167	248-08-750	AMD-P	80-14-058
0/ 23701	. · L **	00-00-073	232-12-130	AMD	80-05-022	248-08-780	AMD-P	80–14–058

WAC #	±	WSR #	WAC #		WSR #	WAC #	···	WSR #
248-14-001	AMD-P	80-03-112	24818040	AMD	80-02-003	248-29-050	NEW-P	80-03-102
248-14-001	AMD	80-06-086	248-18-220	AMD-P	80-05-120	248-29-050	NEW D	80-05-099
248-14-020	AMD-P	80-03-112 80-06-086	248-18-220 248-18-220	AMD–P AMD	80-07-022 80-09-053	248-29-060 248-29-060	NEW-P NEW	80-03-102 80-05-099
248-14-020 248-14-050	AMD AMD–P	80-03-112	248-18-222	NEW-P	80-02-021	248-29-070	NEW-P	80-03-102
248-14-050	AMD	80-06-086	248-18-222	NEW	80-03-085	248-29-070	NEW	80-05-099
248-14-055	AMD-P	80-03-112	248-18-510	AMD-P	8001108	24829080	NEW-P	80-03-102
248-14-055	REP	80-06-086	248-18-510	AMD	80-03-062	248-29-080	NEW	80-05-099
248-14-060	AMD-P	80-03-112 80-06-086	248-18-607 248-18-607	NEW-P NEW	80-02-021 80-03-085	248-29-090 248-29-090	NEW-P NEW	80-03-102 80-05-099
248-14-060 248-14-065	AMD AMD–P	80-03-112	248-18-636	NEW-P	80-03-003	248-30-010	REP-P	80-03-101
248-14-065	AMD	80-06-086	248-18-636	NEW	80-03-085	248-30-010	REP-P	80-05-020
248-14-090	AMD-P	80-03-112	248-18-718	AMD-P	80-01-108	248-30-010	REP .	80-06-065
248-14-090	AMD	80-06-086	248-18-718	AMD AMD–P	80-03-062 80-04-079	248-30-020 248-30-020	REP-P REP-P	80-03-101 80-05-020
248-14-100 248-14-100	AMD–P AMD	80-03-112 80-06-086	248-18-718 248-18-718	AMD-F AMD	80-07-014	248-30-020	REP	80-06-065
248-14-110	AMD-P	80-03-112	248-19-220	AMD-P	80-12-059	248-30-030	REP-P	80-03-101
248-14-110	AMD	80-06-086	248-19-220	AMD-W	80-13-026	248-30-030	REP-P	80-05-020
248-14-115	NEW	80-06-086	248-19-230	AMD-P	80-12-059	248-30-030	REP REP-P	80-06-065 80-03-101
248-14-120	AMD–P AMD	80-03-112 80-06-086	248-19-230 248-19-280	AMD–W AMD–P	80-13-026 80-12-059	248-30-040 248-30-040	REP-P	80-05-020
248-14-120 248-14-130	AMD-P	80-03-112	248-19-280	AMD-W	80-13-026	248-30-040	REP	80-06-065
248-14-130	AMD	80-06-086	248-19-310	AMD-P	80-12-059	248-30-050	REP-P	80-03-101
248-14-140	AMD-P	80-03-112	248-19-310	AMD-W	80-13-026	248-30-050	REP-P	80-05-020 80-06-065
248-14-140	AMD AMD–P	80-06-086 80-03-112	248-19-320 248-19-320	AMD–P AMD–W	80-12-059 80-13-026	248-30-050 248-30-060	REP REP-P	80 <u>–</u> 06–063 80–03–101
248-14-150 248-14-150	AMD-F AMD	80-06-086	248-19-370	AMD-N	80-13-020	248-30-060	REP-P	80-05-020
248-14-160	AMD-P	80-03-112	248-19-370	AMD-W	80-13-026	248-30-060	REP	80-06-065
248-14-160	AMD	80-06-086	248-19-403	NEW-P	80-12-059	248-30-070	NEW-P	80-03-101
248-14-170	AMD-P	80-03-112 80-06-086	248-19-403 24819-405	NEW-W NEW-P	80-13-026 80-12-059	248-30-070 248-30-070	NEW-P NEW	80-05-020 80-06-065
248-14-170 248-14-180	AMD AMD–P	80-03-112	248-19-405	NEW-W	80-13-026	248-30-080	NEW-P	80-03-101
248-14-180	AMD	80-06-086	248-19-410	AMD-P	80-12-059	248-30-080	NEW-P	80-05-020
248-14-190	REP-P	80-03-112	248-19-410	AMD-W	80-13-026	248-30-080	NEW D	80-06-065
248-14-190	REP AMD–P	80-06-086 80-03-112	248-19-480 248-19-480	AMD–P AMD–W	80-12-059 80-13-026	248-30-090 248-30-090	NEW-P NEW-P	80–03–101 80–05–020
248-14-200 248-14-200	AMD-F	80-06-086	248-19-500	AMD-P	80-12-059	24830090	NEW	80-06-065
248-14-210	REP-P	80-03-112	248-19-500	AMD-W	80-13-026	248-30-100	NEW-P	80-03-101
248-14-210	REP	80-06-086	248-22-001	AMD-P	80-14-065 80-14-065	248-30-100 248-30-100	NEW-P NEW	80-05-020 80-06-065
248-14-220 248-14-220	REP–P REP	80-03-112 80-06-086	248-22-005 248-22-010	NEW-P REP-P	80-14-065 80-14-065	248-30-100	NEW-P	80-03-101
248-14-235	AMD-P	80-03-112	248-22-011	NEW-P	80-14-065	248-30-110	NEW-P	80-05-020
248-14-235	AMD	80-06-086	248-22-015	REP-P	80–14–065	248-30-110	NEW	80-06-065
248-14-240	AMD-P	80-03-112	248-22-016	NEW-P REP-P	80-14-065 80-14-065	248-30-120 248-30-120	NEW-P NEW-P	80–03–101 80–05–020
248-14-240 248-14-245	AMD AMD–P	80-06-086 80-03-112	248-22-020 248-22-021	NEW-P	80–14–005 80–14–065	248-30-120	NEW	80-06-065
248-14-245	AMD	80-06-086	248-22-026	NEW-P	80-14-065	248-64-290	AMD-P	80-02-020
248-14-247	NEW-P	80-03-112	248-22-030	REP-P	80-14-065	248-64-290	AMD	80-03-044
248-14-247	NEW	80-06-086	248-22-031	NEW-P NEW-P	80-14-065 80-14-065	248–72 248–72	AMD–P AMD	80-04-090 80-07-002
248-14-250 248-14-250	AMD–P AMD	80-03-112 80-06-086	248-22-036 248-22-040	REP-P	80-14-065	248-72-100	REP-P	80-04-090
248-14-260	AMD-P	80-03-112	248-22-041	NEW-P	80-14-065	248-72-100	REP	80-07-002
248-14-260	AMD	80-06-086	248-22-046	NEW-P	80-14-065	248-84-001	AMD-P	80-10-051
248-14-264	NEW-P	80-03-112 80-06-086	248-22-050 248-22-051	REP-P NEW-P	80-14-065 80-14-065	248-84-001 248-84-002	AMD NEW-P	80-14-059 80-10-051
248-14-264 248-14-266	NEW NEW-P	80-03-112	248-22-520	AMD	80-02-003	248-84-002	NEW	80-14-059
248-14-266	NEW	80-06-086	248-23-001	NEW	80-03-079	248-84-010	AMD-P	80-10-051
248-14-268	NEW-P	80-03-112	248-23-010	NEW	80-03-079	248-84-010	AMD	80-14-059 80-10-051
248-14-268	NEW D	80-06-086 80-03-112	248-23-020 248-23-030	NEW NEW	80-03-079 80-03-079	248-84-015 248-84-015	NEW-P NEW	80-10-051 80-14-059
248-14-510 248-14-510	NEW-P NEW	80–03–112 80–06–086	248-23-040	NEW	80-03-079	248-84-020	AMD-P	80-10-051
248-14-520	NEW-P	80-03-112	248-23-050	NEW	80-03-079	248-84-020	AMD	80-14-059
248-14-520	NEW	80-06-086	248-23-060	NEW	80-03-079	248-84-025	NEW-P	80-10-051
248-14-530	NEW-P	80-03-112	248-23-070 248-29-001	NEW NEW-P	80-03-079 80-03-102	248-84-025 248-84-030	NEW AMD-P	80–14–059 80–10–051
248-14-530 248-14-540	NEW NEW-P	80-06-086 80-03-112	248-29-001	NEW-P NEW	80-05-099	248-84-030	AMD-1	80-14-059
248-14-540	NEW	80-06-086	248-29-010	NEW-P	80-03-102	248-84-035	NEW-P	80-10-051
248-14-550	NEW-P	80-03-112	248-29-010	NEW	80-05-099	248-84-035	NEW	80-14-059 80-10-051
248-14-550	NEW D	80-06-086 80-03-112	248-29-020 248-29-020	NEW-P NEW	80-03-102 80-05-099	248-84-040 248-84-040	AMD–P AMD	80-10-051 80-14-059
248-14-560 248-14-560	NEW-P NEW	80-06-086	248-29-030	NEW-P	80-03-102	248-84-045	ŅEW-P	80-10-051
248-14-999	REP-P	80-03-112	248-29-030	NEW	80-05-099	248-84-045	NEW	80-14-059
248-14-999	REP	80-06-086	248-29-040	NEW-P	80-03-102	248-84-050	AMD-P	80–10–051 80–14–059
248-16-045	AMD	80-02-003	248-29-040	NEW	80-05-099	248-84-050	AMD	00-14-039

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
248-84-055	NEW-P	80-10-051	251-18-250	AMD	80-08-073	275-15-315	REP	80-02-136
248-84-055	NEW	80–14–059	251-18-390	AMD-P	80-05-108	275–15–320	REP	80-02-136
248-84-060	AMD-P	80-10-051	251-18-390	AMD	80-08-073	275–15–325	REP	80-02-136
248-84-060	AMD NEW D	80-14-059	251-22-111	AMD	80-02-111	275-15-330	REP	80-02-136
248-84-065	NEW-P NEW	80-10-051	251-22-240	AMD-P	80-10-049	275-15-335	REP	80-02-136
248-84-065 248-84-070	AMD-P	80-14-059 80-10-051	251–22–240 260–12–010	AMD-P AMD-P	80-14-032	275-15-340	REP	80-02-136
284-84-070	AMD-P	80-10-031 80-14-059	260-12-140	AMD-P	80-14-035 80-14-035	275–15–345	REP	80-02-136
248-84-075	NEW-P	80-10-051	260-20-075	NEW-P	80–14–035 80–14–035	275–15–350 275–15–355	REP REP	80-02-136 80-02-136
248-84-075	NEW	80-14-059	260-20-170	AMD-P	80-14-035	275-15-360	REP	80-02-136
248-84-080	NEW-P	80-10-051	260-24-280	AMD-P	80-14-035	275-15-400	REP	80-02-136
248-84-080	NEW	80-14-059	260-32-040	AMD-P	80-14-034	275-15-500	REP	80-02-136
248-84-085	NEW-P	80-10-051	260-36-040	AMD-P	80-14-035	275-15-600	REP	80-02-136
248-84-085	NEW	80-14-059	260-36-180	NEW-P	80-14-035	275–15–605	REP	80-02-136
248-84-090	NEW-P	80-10-051	260-40-120	AMD-P	80–14–035	275-15-610	REP	80-02-136
248-84-090	NEW D	80-14-059	260-48-110	AMD-P	80-14-035	275-15-615	REP	80-02-136
248-84-095	NEW-P	80-10-051	260-52-010	AMD-P	80-14-035	275–15–620	REP	80-02-136
248-84-095 248-84-100	NEW NEW-P	80-14-059 80-10-051	260–52–040 260–60–120	AMD–P AMD–P	80-14-035	275-15-625	REP	80-02-136
248-84-100	NEW	80-14-059	260-70-010	AMD-P	80–14–035 80–01–106	275-15-630 275-15-700	REP REP	80-02-136
248-84-105	NEW-P	80-10-051	260-70-010	AMD-P	80-03-018	275-15-705	REP	80-02-136 80-02-136
248-84-105	NEW	80-14-059	260-70-010	AMD-P	80-14-036	275-15-710	REP	80-02-136
248-84-110	NEW-P	80-10-051	260-70-010	AMD-P	80-14-037	275-15-715	REP	80-02-136
248-84-110	NEW	80-14-059	260-70-021	REP-P	80-01-106	275-15-800	REP	80-02-136
248-84-500	NEW-P	80-10-051	260-70-021	REP-P	80-03-018	275-15-805	REP	80-02-136
248-84-500	NEW	80-14-059	260-70-021	REP-P	80-14-036	275-15-810	REP	80-02-136
248-84-900	NEW-P	80-10-051	260-70-021	AMD-P	80-14-037	275-15-815	REP	80-02-136
248-84-900	NEW	80-14-059	260-70-022	NEW-P	80-01-106	275-16-030	AMD-P	80-04-107
248-96-020 248-96-020	AMD–P AMD	80-01-107 80-04-038	260-70-022	NEW-P	80-03-018	275-16-030	AMD-E	80-04-108
248-96-040	AMD-P	80-01-107	260-70-022 260-70-090	NEW-P AMD-P	80–14–036 80–03–098	275-16-030	AMD NEW	80-06-087
248-96-040	AMD	80-04-038	260-70-090	AMD-F AMD	80–05–132	275–19–010 275–19–020	NEW NEW	80-02-136 80-02-136
248-96-075	AMD-P	80-01-107	260-70-090	REP-P	80-14-036	275-19-030	NEW	80-02-136
248-96-075	AMD	80-04-038	260-70-090	AMD-P	80-14-037	275-19-040	NEW	80-02-136
248-96-080	AMD-P	80-01-107	260-70-100	AMD-P	80-03-098	275-19-050	NEW	80-02-136
248-96-080	AMD	80-04-038	260-70-100	AMD	80-05-132	275-19-060	NEW	80-02-136
248-100-163	AMD-P	80-05-119	260-70-100	REP-P	80-14-036	275-19-070	NEW	80-02-136
248-100-163	AMD-P	80-07-023	260-70-100	AMD-P	80-14-037	275–19–075	NEW	80-02-136
248-140-220 248-140-220	AMD-P AMD-P	80-08-077	260-70-140	AMD-P	80-14-035	275-19-080	NEW	80-02-136
248-140-220	AMD-P	80-11-033 80-14-063	260–70–170 260–70170	AMD–P AMD	80-03-098 80-05-132	275–19–090 275–19–100	NEW	80-02-136
248-140-230	NEW-P	80-08-077	260-70-170	AMD-P	80–03–132 80–14–036	275-19-110	NEW NEW	80-02-136 80-02-136
248-140-230	NEW-P	80-11-033	260-70-170	AMD-P	80-14-037	275-19-110	NEW	80–02–136 80–02–136
248-140-230	NEW	80-14-063	260-70-180	AMD-P	80-14-037	275-19-130	NEW	80-02-136
250-20-011	AMD-P	80-02-149	275-15-010	REP	80-02-136	275-19-140	NEW	80-02-136
250-20-011	AMD	80-05-025	275–15–020	REP	80-02-136	275-19-150	NEW	80-02-136
250-20-011	AMD-P	80-08-074	275-15-030	REP	80-02-136	275-19-160	NEW	80-02-136
250-20-011	AMD	80-12-028	275-15-040	REP	80-02-136	275-19-170	NEW	80-02-136
250-20-021 250-20-021	AMD–P AMD	80-02-149 80-05-025	275–15–050 275–15–060	REP	80-02-136	275-19-180	NEW	80-02-136
250-20-021	AMD-P	80-02-149	275-15-000	REP REP	80-02-136 80-02-136	275–19–190 275–19–200	NEW NEW	80-02-136 80-02-136
250-20-041	AMD	80-05-025	275-15-080	REP	80-02-136	275-19-210	NEW	80-02-136 80-02-136
250-20-091	NEW-P	80-08-074	275-15-100	REP	80-02-136	275-19-220	NEW	80-02-136
250-20-091	NEW	80-12-028	275-15-110	REP	80-02-136	275-19-230	NEW	80-02-136
250-40-040	AMD-P	80-02-150	275-15-120	REP	80-02-136	275-19-240	NEW	80-02-136
250-40-040	AMD	80-05-024	275-15-130	REP	80-02-136	27519250	NEW	80-02-136
250-40-050	AMD-P	80-02-150	275-15-140	REP	80-02-136	275–19–260	NEW	80-02-136
250-40-050 250-55-030	AMD	80-05-024	275–15–150	REP	80-02-136	275-19-270	NEW	80-02-136
250-55-030 250-55-030	AMD–P AMD	80-02-152 80-05-017	275-15-160	REP	80-02-136	275-19-280	NEW	80-02-136
251-04-020	AMD-P	80-05-108	275–15–200 275–15–205	REP REP	80-02-136 80-02-136	275-19-300	NEW	80-02-136
251-04-020	AMD	80-08-073	275-15-203	REP	80-02-136	275–19–310 275–19–320	NEW NEW	80-02-136
251-06-060	AMD	80-02-111	275-15-215	REP	80-02-136	275-19-320	NEW	80-02-136 80-02-136
251-09-090	AMD	80-02-111	275-15-220	REP	80-02-136	275-19-340	NEW	80-02-136
251-12-095	REP-P	80-10-049	275-15-225	REP	80-02-136	275-19-350	NEW	80-02-136
251-12-110	AMD-P	80-10-049	275-15-230	REP	80-02-136	275-19-400	NEW	80-02-136
251-12-110	AMD-P	80-14-032	275-15-235	REP	80-02-136	275-19-410	NEW	80-02-136
251-14-030	AMD-P	80-10-049	275–15–240	REP	80-02-136	275-19-420	NEW	80-02-136
251-14-030	AMD-P	80-14-032	275-15-245	REP	80-02-136	275-19-430	NEW	80-02-136
251-14-090 251-14-120	AMD-P NEW-P	80–10–049 80–10–049	275-15-250	REP	80-02-136	275-19-440	NEW	80-02-136
251-14-120	AMD-P	80-10-049 80-05-108	275–15–255 275–15–300	REP REP	80–02–136 80–02–136	275-19-500	NEW	80-02-136
251-18-176	AMD	80-08-073	275-15-305	REP	80 - 02-136 80-02-136	275-19-510 275-19-520	NEW NEW	80-02-136 80-02-136
251-18-250	AMD-P	80-05-108	275-15-310	REP	80-02-136	275-19-520	NEW	80 - 02-136
			•			• • • • • • • • • • • • • • • • • • • •		100

WAC #		WSR #	WAC #	· · · · · · · · · · · · · · · · · · ·	WSR #	WAC #		WSR #
275-19-540	NEW	80-02-136	275-39-115	NEW-P	80-10-050	275-39-295	NEW-P	80-10-050
275-19-600 27519-610	NEW NEW	80-02-136 80-02-136	275–39–115 275–39–120	NEW-E NEW-P	80-11-002 80-10-050	275–39–295 275–39–300	NEW-E NEW-P	80-11-002 80-10-050
275-19-700	NEW	80-02-136	275-39-120	NEW-E	80-11-002	275-39-300	NEW-E	80-11-002
275-19-710	NEW	80-02-136	275-39-125	NEW-P	80-10-050	275-39-305	NEW-P	80-10-050
275-19-720	NEW	80-02-136	275-39-125	NEW-E	80-11-002	275-39-305	NEW-E	80-11-002
275-19-800 275-19-810	NEW NEW	80–02–136 80–02–136	275-39-130 275-39-130	NEW-P NEW-E	80-10-050 80-11-002	275–39–310 275–39–310	NEW-P NEW-E	80-10-050 80-11-002
275-19-820	NEW	80-02-136	275-39-135	NEW-P	80-10-050	275–39–315	NEW-P	80-10-050
27519830	NEW	80-02-136	275-39-135	NEW-E	80-11-002	275-39-315	NEW-E	80-11-002
275-19-900 275-19-910	NEW NEW	80-02-136 80-02-136	275–39–140 275–39–140	NEW-P NEW-E	80-10-050 80-11-002	275–39–320 275–39–320	NEW-P NEW-E	80-10-050 80-11-002
275-19-920	NEW	80-02-136	275-39-145	NEW-P	80-10-050	275-39-325	NEW-P	80-11-002 80-10-050
275-19-930	NEW	80-02-136	275-39-145	NEW-E	80-11-002	275-39-325	NEW-E	80-11-002
275-20-030	AMD	80-02-060	275-39-150	NEW-P	80-10-050	275-39-330	NEW-P	80-10-050
27520030 27520030	AMD–P AMD–E	80-08-062 80-08-064	275–39–150 275–39–155	NEW-E NEW-P	80-11-002 80-10-050	275–39–330 275–39–335	NEW-E NEW-P	80-11-002 80-10-050
275-20-030	AMD	80-12-011	275-39-155	NEW-E	80-11-002	275-39-335	NEW-E	80-11-002
275-25-770	AMD	80-02-120	275-39-160	NEW-P	80-10-050	275-39-340	NEW-P	80-10-050
27534010 27534020	AMD–P AMD–P	80-08-016 80-08-016	275–39–160 275–39–165	NEW-E NEW-P	80-11-002 80-10-050	275–39–340 275–39–345	NEW-E NEW-P	80-11-002 80-10-050
275-34-020	AMD-P	80-08-016	275–39–165	NEW-E	80-11-002	275-39-345	NEW-E	80-10-030 80-11-002
275-34-040	AMD-P	80-08-016	275-39-170	NEW-P	80-10-050	275-39-350	NEW-P	80-10-050
275–34–050 275–34–060	AMD-P	80-08-016 80-08-016	275–39–170 275–39–175	NEW-E NEW-P	80-11-002	275–39–350 275–39–355	NEW-E	80-11-002
275-34-060 275-34-070	AMD–P AMD–P	80–08–016 80–08–016	275-39-175	NEW-F NEW-E	80-10-050 80-11-002	275-39-355	NEW-P NEW-E	80-10-050 80-11-002
275-34-080	AMD-P	80-08-016	275-39-180	NEW-P	80-10-050	275-39-360	NEW-P	80-10-050
275-34-120	NEW-P	80-08-016	275-39-180	NEW-E	80-11-002	275-39-360	NEW-E	80-11-002
275–34–130 275–34–140	NEW-P NEW-P	80–08–016 80–08–016	275–39–185 275–39–185	NEW-P NEW-E	80–10–050 80–11–002	275–39–365 275–39–365	NEW-P NEW-E	80-10-050 80-11-002
275-39-005	NEW-P	80-10-050	275–39–190	NEW-P	80-10-050	275–39–303	NEW-P	80-11-002
275-39-005	NEW-E	80-11-002	275-39-190	NEW-E	80-11-002	275-39-370	NEW-E	80-11-002
275-39-010	NEW-P NEW-E	80-10-050 80-11-002	275–39–195 275–39–195	NEW-P NEW-E	80-10-050 80-11-002	275–39–375 275–39–375	NEW-P	80-10-050
275-39-010 275-39-015	NEW-E NEW-P	80-11-002 80-10-050	275-39-193	NEW-E	80-11-002 80-10-050	275-39-373	NEW-E NEW-P	80-11-002 80-10-050
275-39-015	NEW-E	80-11-002	275-39-200	NEW-E	80-11-002	275–39–380	NEW-E	80-11-002
275-39-020	NEW-P	80-10-050	275-39-205	NEW-P	80-10-050	275-39-385	NEW-P	80-10-050
275-39-020 275-39-025	NEW-E NEW-P	80-11-002 80-10-050	275–39–205 275–39–210	NEW-E NEW-P	80-11-002 80-10-050	275–39–385 275–39–390	NEW-E NEW-P	80-11-002 80-10-050
27539025	NEW-E	80-11-002	275-39-210	NEW-E	80-11-002	275-39-390	NEW-E	80-11-002
275-39-030	NEW-P	80-10-050	275-39-211	NEW-P	80-10-050	275-39-395	NEW-P	80-10-050
275–39–030 275–39–035	NEW-E NEW-P	80-11-002 80-10-050	275–39–211 275–39–215	NEW-E NEW-P	80-11-002 80-10-050	275–39–395 275–39–400	NEW-E NEW-P	80-11-002 80-10-050
275-39-035	NEW-E	80-11-002	275–39–215	NEW-E	80-11-002	275-39-400	NEW-E	80-11-002
275-39-040	NEW-P	80-10-050	275–39–220	NEW-P	80-10-050	275-39-405	NEW-P	80-10-050
275-39-040 275-39-045	NEW-E NEW-P	80-11-002 80-10-050	275–39–220 275–39–225	NEW-E NEW-P	80-11-002 80-10-050	275–39–405 275–39–410	NEW-E NEW-P	80-11-002 80-10-050
275-39-045	NEW-E	80-11-002	275–39–225	NEW-E	80-11-002	275-39-410	NEW-E	80-11-002
275-39-050	NEW-P	80-10-050	275-39-230	NEW-P	80-10-050	275-39-415	NEW-P	80-10-050
275–39–050 275–39–055	NEW-E NEW-P	80-11-002 80-10-050	275–39–230 275–39–235	NEW-E NEW-P	80-11-002 80-10-050	275–39–415 275–39–420	NEW-E NEW-P	80-11-002 80-10-050
275-39-055	NEW-E	80-11-002	275-39-235	NEW-E	80-10-030 80-11-002	275-39-420	NEW-E	80-11-002
275-39-056	NEW-P	80-10-050	275-39-240	NEW-P	80-10-050	275-39-425	NEW-P	80-10-050
275-39-056	NEW-E NEW-P	80-11-002 80-10-050	275–39–240 275–39–245	NEW-E NEW-P	80-11-002 80-10-050	275–39–425 275–39–430	NEW-E NEW-P	80-11-002 80-10-050
275–39–060 275–39–060	NEW-P NEW-E	80-10-030 80-11-002	275-39-245	NEW-P NEW-E	80-10-030 80-11-002	275-39-430	NEW-P NEW-E	80-10-030 80-11-002
275–39–065	NEW-P	80-10-050	275-39-250	NEW-P	80-10-050	275-39-435	NEW-P	80-10-050
275-39-065	NEW-E	80-11-002	275-39-250	NEW-E	80-11-002	275-39-435	NEW-E	80-11-002
275–39–070 275–39–070	NEW-P NEW-E	80-10-050 80-11-002	275–39–255 275–39–255	NEW-P NEW-E	80-10-050 80-11-002	275–39–440 275–39–440	NEW-P NEW-E	80-10-050 80-11-002
275-39-075	NEW-P	80-10-050	275-39-260	NEW-P	80-10-050	275-39-445	NEW-P	80-10-050
275-39-075	NEW-E	80-11-002	275-39-260	NEW-E	80-11-002	275-39-445	NEW-E	80-11-002
275–39–080 275–39–080	NEW-P NEW-E	80-10-050 80-11-002	275–39–265 275–39–265	NEW-P NEW-E	80-10-050 80-11-002	275–39–450 275–39–450	NEW-P NEW-E	80-10-050 80-11-002
275-39-085	NEW-E	80-11-002	275-39-205	NEW-P	80-11-002	275-39-455	NEW-P	8010050
275-39-085	NEW-E	80-11-002	275-39-270	NEW-E	80-11-002	275-39-455	NEW-E	80-11-002
275–39–090 275–39–090	NEW-P NEW-E	80-10-050 80-11-002	275–39–275 275–39–275	NEW-P NEW-E	80-10-050 80-11-002	275–39–460 275–39–460	NEW-P NEW-E	80-10-050 80-11-002
275-39-100 275-39-100	NEW-E NEW-P	80-11-002 80-10-050	275-39-275	NEW-E NEW-P	80-11-002 80-10-050	275-39-465	NEW-E NEW-P	80-10-050
275-39-100 [′]	NEW-E	80-11-002	275-39-280	NEW-E	80-11-002	275-39-465	NEW-E	80-11-002
275–39–105 275–39–105	NEW-P NEW-E	80-10-050 80-11-002	275–39–285 275–39–285	NEW-P NEW-E	80-10-050 80-11 <i>-</i> 002	275–39–470 275–39–470	NEW-P NEW-E	80-10-050 80-11-002
275-39-105 275-39-110	NEW-E NEW-P	80-11-002 80-10-050	275-39-283	NEW-E NEW-P	80-11-002 80-10-050	275-39-475	NEW-E NEW-P	80-11-002 80-10-050
275-39-110	NEW-E	80-11-002	275-39-290	NEW-E	80-11-002	275–39–475	NEW-E	80-11-002

WAC #		WSR #	WAC #	··	WSR #	WAC #		WSR #
275-39-480	NEW-P	80-10-050	275-39-670	NEW-P	80-10-050	275–120–030	REP	80-09-069
275-39-480	NEW-E	80-11-002	275-39-670	NEW-E	80-11-002	275–120–035	REP-P	80-05-142
275-39-485	NEW-P	80-10-050	275–39–675	NEW-P	80-10-050	275-120-035	REP REP-P	80-09-069
275-39-485	NEW-E	80-11-002 80-10-050	275-39-675 275-88-060	NEW-E AMD-P	80-11-002 80-04-076	275–120–040 275–120–040	REP-P REP	80–05–142 80–09–069
275–39–490 275–39–490	NEW-P NEW-E	80-10-030 80-11-002	275-88-060	AMD-F AMD	80-06-067	275-120-045	REP-P	80-05-142
275-39-495	NEW-P	80-10-050	275-88-110	AMD-P	80-04-091	275-120-045	REP	80-09-069
275-39-495	NEW-E	80-11-002	275-88-110	AMD	80-06-068	275-120-050	REP-P	80-05-142
275-39-500	NEW-P	80-10-050	275-110	AMD-P	80-09-082	275–120–050 275–120–055	REP	80-09-069
275-39-500	NEW-E NEW-P	80-11-002 80-10-050	275-110-010 275-110-010	NEW AMD–P	80-02-109 80-06-169	275-120-055	REP-P REP	80-05-142 80-09-069
275–39–505 275–39–505	NEW-F	80-10-030 80-11-002	275-110-010	AMD-E	80-08-060	275-120-060	REP-P	80-05-142
275-39-510	NEW-P	80-10-050	275-110-010	AMD-E	80-12-004	275~120-060	REP	80-09-069
275-39-510	NEW-E	80-11-002	275-110-010	AMD-P	80-12-051	275–120–065	REP-P	80-05-142
275-39-515	NEW-P	80-10-050 80-11-002	275-110-020 275-110-020	NEW AMD–P	80-02-109 80-06-169	275–120–065 275–120–070	REP REP-P	80-09-069 80-05-142
275–39–515 275–39–520	NEW-E NEW-P	80-11-002 80-10-050	275-110-020	AMD-E	80-08-060	275-120-070	REP	80-09-069
275-39-520	NEW-E	80-11-002	275-110-020	AMD-E	80-12-004	275-120-075	REP-P	80-05-142
275-39-525	NEW-P	80-10-050	275-110-020	AMD-P	80-12-051	275-120-075	REP	80-09-069
275-39-525	NEW-E	80-11-002	275-110-030 275-110-030	NEW AMD–P	80-02-109 80-06-169	275–120–080 275–120–080	REP-P REP	80-05-142 80-09-069
275–39–530 275–39–530	NEW-P NEW-E	80-10-050 80-11-002	275-110-030	AMD-P AMD-E	80-08-060	275-120-085	REP-P	80-05-142
275–39–535	NEW-P	80-10-050	275-110-030	AMD-E	80-12-004	275-120-085	REP	80-09-069
275-39-535	NEW-E	80-11-002	275-110-030	AMD-P	80-12-051	275-120-090	REP-P	80-05-142
275-39-545	NEW-P	80-10-050	275-110-040	NEW	80–02–109 80–06–169	275-120-090	REP REP-P	80-09-069
275-39-545 275-39-550	NEW-E NEW-P	80-11-002 80-10-050	275-110-040 275-110-040	AMD–P AMD–E	80-08-060	275–120–095 275–120–095	REP-P	80-05-142 80-09-069
275-39-550	NEW-E	80-11-002	275-110-040	AMD-E	80-12-004	275-120-100	REP-P	80-05-142
275-39-555	NEW-P	80-10-050	275-110-040	AMD-P	80-12-051	275-120-100	REP	80-09-069
275–39–555	NEW-E	80-11-002	275-110-050	NEW	80-02-109	275-120-105	REP-P	80-05-142
275–39–560 275–39–560	NEW-P NEW-E	80-10-050 80-11-002	275-110-050 275-110-050	AMD–P AMD–E	80-06-169 80-08-060	275–120–105 275–120–110	REP REP-P	80-09-069 80-05-142
275-39-565	NEW-P	80-10-050	275-110-050	AMD-E	80-12-004	275-120-110	REP	80-09-069
275-39-565	NEW-E	80-11-002	275-110-050	AMD-P	80-12-051	275-120-115	REP-P	80-05-142
275-39-570	NEW-P	80-10-050	275-110-060	NEW	80-02-109	275-120-115	REP	80-09-069
275–39–570 275–39–575	NEW-E NEW-P	80-11-002 80-10-050	275-110-060 275-110-060	AMD–P AMD–E	80-06-169 80-08-060	275–120–120 275–120–120	REP-P REP	80–05–142 80–09–069
275-39-575	NEW-E	80-11-002	275-110-060	AMD-E	80-12-004	275-120-125	REP-P	80-05-142
275-39-580	NEW-P	80-10-050	275-110-060	AMD-P	80-12-051	275-120-125	REP	80-09-069
275-39-580	NEW-E	80-11-002	275-110-070	NEW AMD-P	80-02-109 80-06-169	275-120-130 275-120-130	REP-P REP	80-05-142 80-09-069
275–39–585 275–39–585	NEW-P NEW-E	80-10-050 80-11-002	275-110-070 275-110-070	AMD-P AMD-E	80-08-060	275-120-135	REP-P	80–05–142
275-39-590	NEW-P	80-10-050	275-110-070	AMD-E	80-12-004	275-120-135	REP	80-09-069
275-39-590	NEW-E	80-11-002	275–110–070	AMD-P	80-12-051	275-120-140	REP-P	80-05-142
275-39-595	NEW-P NEW-E	80-10-050 80-11-002	275-110-080 275-110-080	NEW AMD-P	80-02-109 80-06-169	275–120–140 275–120–145	REP REP-P	80-09-069 80-05-142
275–39–595 275–39–600	NEW-E	80-11-002 80-10-050	275-110-080	AMD-F	80-08-060	275-120-145	REP	80-09-069
275-39-600	NEW-E	80-11-002	275-110-080	AMD-E	80-12-004	275-120-150	REP-P	80-05-142
275-39-605	NEW-P	80-10-050	275-110-080	AMD-P	80-12-051	275-120-150	REP	80-09-069
275-39-605 275-39-610	NEW-E NEW-P	80-11-002 80-10-050	275-110-090 275-110-090	NEW AMD-P	80-02-109 80-06-169	275–150–010 275–150–010	NEW-P NEW	80-05-103 80-09-020
275-39-610	NEW-F	80-11-002	275-110-090	AMD-E	80-08-060	275-150-010	NEW-P	80-05-103
275-39-615	NEW-P	80-10-050	275-110-090	AMD-E	80-12-004	275-150-020	NEW	80-09-020
275-39-615	NEW-E	80-11-002	275-110-090	AMD-P	80-12-051	275-150-030	NEW-P	80-05-103
275–39–620 275–39–620	NEW-P NEW-E	80–10–050 80–11–002	275–110–100 275–110–100	NEW AMD–P	80-02-109 80-06-169	275–150–030 275–150–040	NEW NEW-P	80-09-020 80-05-103
275-39-625	NEW-P	80-10-050	275-110-100	AMD-E	80-08-060	275-150-040	NEW	80-09-020
275-39-625	NEW-E	80-11-002	275-110-100	AMD-E	80-12-004	275-150-050	NEW-P	80-05-103
275-39-630	NEW-P	80-10-050	275-110-100	AMD-P	80-12-051	275-150-050	NEW	80-09-020
275–39–630 275–39–635	NEW-E NEW-P	80-11-002 80-10-050	275-110-110 275-110-110	NEW-P NEW-E	80-06-169 80-08-060	275–150–060 275–150–060	NEW-P NEW	80-05-103 80-09-020
275-39-635	NEW-E	80-11-002	275-110-110	NEW-E	80-12-004	275-150-070	NEW-P	80-05-103
275-39-640	NEW-P	80-10-050	275-110-110	NEW-P	80-12-051	275-150-070	NEW	80-09-020
275-39-640	NEW-E	80-11-002	275-110-120	NEW-E	80-12-004	275-150-080	NEW-P	80-05-103
275-39-645 275-39-645	NEW-P NEW-E	80-10-050 80-11-002	275-110-120 275-120-010	NEW-P REP-P	80-12-051 80-05-142	275–150–080 275–150–090	NEW NEW-P	80-09-020 80-05-103
275-39-650	NEW-P	80-11-050	275-120-010	REP	80-09-069	275-150-090	NEW	80-09-020
275-39-650	NEW-E	80-11-002	275-120-015	REP-P	80-05-142	284-12-024	NEW-P	80-04-089
275-39-655	NEW-P	80-10-050	275–120–015 275–120–020	REP REP-P	80-09-069 80-05-142	284-12-024 284-17-200	NEW D	80-06-039
275-39-655 275-39-660	NEW-E NEW-P	80-11-002 80-10-050	275-120-020	REP-P	80-03-142 80-09-069	284-17-200	NEW-P NEW	80-02-086 80-04-042
275–39–660	NEW-E	80-11-002	275-120-025	REP-P	80-05-142	284-17-210	NEW-P	80-02-086
275-39-665	NEW-P	80-10-050	275-120-025	REP	80-09-069	284-17-210	NEW	80-04-042
275-39-665	NEW-E	80-11-002	275–120–030	REP-P	80-05-142	284–17–220	NEW-P	80-02-086

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284-17-220	NEW	80-04-042	289-13-160	NEW-P	80-02-161	296–24–21701	NEW-P	80-10-044
284-17-230	NEW-P	80-02-086	289-13-160	NEW	80-04-113	296-24-21703	NEW-P	80-10-044
284-17-230	NEW	80-04-042	289-13-170	NEW-P	80-02-161	296-24-21705	NEW-P	80-10-044
284-17-240 284-17-240	NEW-P NEW	80-02-086 80-04-042	289-13-170 289-13-180	NEW NEW-P	80-04-113 80-02-161	296-24-21707	NEW-P NEW-P	80-10-044
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284-17-250	NEW	80-04-042	289-13-190	NEW-P	80-02-161	296-24-23509	AMD-P	80-10-045
284-17-260	NEW-P	80-02-086	289-13-190	NEW	80-04-113	296-24-23515	AMD-P	80-10-045
284-17-260	NEW	80-04-042	289-13-200	NEW-P	80-02-161	296-24-23525	AMD-P	80-10-045
284-17-270	NEW-P	80-02-086	289-13-200	NEW	80-04-113	296-24-29413	AMD-P	80-10-045
284-17-270	NEW NEW-P	80-04-042 80-02-086	289-13-210 289-13-210	NEW-P NEW	80-02-161 80-04-113	296–24–33001 296–24–47513	AMD–P AMD–P	80-10-045
284-17-280 284-17-280	NEW-P NEW	80-04-042	289-13-210	NEW	80-04-113 80-04-113	296-24-51009	AMD-P AMD-P	80-10-045 80-10-045
284-17-290	NEW-P	80-02-086	289-13-230	NEW	80-04-113	296-24-51013	AMD-P	80-10-045
284-17-290	NEW	80-04-042	296-04-005	AMD	80-03-004	296-24-51017	AMD-P	80-10-045
284-17-300	NEW-P	80-02-086	296-04-015	AMD	80-03-004	296-24-51021	AMD-P	80-10-045
284-17-300	NEW	80-04-042	296-04-050	AMD	80-03-004	296-24-65501	AMD-P	80-10-045
284-17-310 284-17-320	NEW NEW	80-04-042 80-04-042	296–04–270 296–04–295	AMD AMD	80-03-004 80-03-004	296-24-81011 296-24-82515	AMD-P AMD-P	80–10–045 80–03–082
284–17–400	NEW-P	80-02-103	296-04-490	REP	80-03-004	296-24-82515	AMD-P	80-11-010
284-17-400	NEW-E	80-02-115	296-11-001	AMD-P	80-01-102	296-24-82521	AMD-P	80-03-082
284-17-400	NEW	80-04-041	296-11-001	AMD	80-03-081	296-24-82521	AMD	80-11-010
284-17-410	NEW-P	80-02-103	296-11-002	REP-P	80-01-102	296–24–955	AMD-P	80-10-045
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284-17-410 284-17-420	NEW NEW-P	80-04-041 80-02-103	296–15–040 296–15–044	NEW-P	80-14-080 80-14-080	296–40–19300 296–45–65003	NEW-P AMD-E	80–14–056 80–14–005
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284-17-420	NEW	80-04-041	296-17-441	NEW-P	80-14-080	296-54-505	AMD-E	80-02-030
28420005	AMD-P	80-02-089	296-17-50601	AMD-P	80-14-080	296-54-505	AMD-P	80-03-082
28420005	AMD	80-04-018	296-17-50602	AMD-P	80-14-080	296-54-505	AMD-E	80-05-058
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284-23-410	NEW	80-05-098	296–17–545	AMD-P	80-14-080	296-54-507	AMD-P	80-03-082
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284-23-430 284-23-440	NEW NEW-P	80–05–098 80–03–076	296–17–594 296–17–652	AMD–P AMD–P	80–14–080 80–14–080	296-54-511 296-54-511	AMD-E AMD-P	80-02-030 80-03-082
284-23-440 284-23-440	NEW-P	80-05-098	296-17-659	AMD-P	80-14-080	296-54-511	AMD-F AMD-E	80–05–058
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289-13-150	NEW-P	80-02-161	296-24-20533	AMD-P	80-10-045	296-54-535	AMD-E	80-02-030
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296-54-535	AMD-E	80-09-062	296-62-07312	NEW-P	80-10-045	296-62-905	REP	80-11-010
296-54-535	AMD	80-11-057	296-62-07313	REP-P	80-10-045	296-62-906	REP-P	80-03-082
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296-54-539	AMD-E	80-09-062	296-62-07319	REP-P	80-10-045	296-62-908	REP-P	80-03-082
296-54-539	AMD	80-11-057	296-62-07321	REP-P	80-10-045	296-62-908	REP	80-11-010
296-54-543	AMD-E	80-02-030	296-62-07323	REP-P REP-P	80-10-045 80-10-045	296–79–140 296–79–170	AMD–P AMD–P	80-10-045 80-10-045
296-54-543 296-54-543	AMD–P AMD–E	80-03-082 80-05-058	296–62–07325 296–62–07327	REP-P	80-10-045	296-79-170	AMD-P	80-10-045
296-54-543	AMD-E	80-09-062	296-62-07335	REP-P	80-03-082	296-79-220	AMD-P	80-10-045
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296-54-549	AMD–E AMD–P	80-02-030 80-03-082	296–62–07335 296–62–07335	REP-E REP	80-06-150 80-11-010	296–79–300 296–81–300	AMD-P NEW-P	80-10-045 80-14-023
296-54-549 296-54-549	AMD-F AMD-E	80–05–052 80–05–058	296-62-07341	AMD-P	80-03-082	296-81-305	NEW-P	80-14-023
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296-62-07303	REP-P	80–10–045 80–10–045	296-62-901	REP-P	80-03-082	296-115-100	NEW-E NEW-P	80-06-076
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296-62-07306	NEW-P	80-10-045	296-62-902	REP	80-11-010	296-115-120	NEW-P	80-10-045
296-62-07307	REP-P	80-10-045	296-62-903	REP-P	80-03-082	296-116-040	REP-P	80-01-102
296-62-07308 296-62-07309	NEW-P REP-P	80–10–045 80–10–045	296–62–903 296–62–904	REP REP-P	80-11-010 80-03-082	296-116-040 296-116-080	REP AMD-P	80-03-081 80-01-102
296-62-07310	NEW-P	80-10-045 80-10-045	296-62-904	REP-F	80-11-010	296-116-080	AMD-P	80–01–102 80–03–081
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296-116-082	NEW-P	80-01-102	296–401–070	NEW	80-02-052	308-41-020	AMD-P	80-11-046
296-116-082	NEW	80-03-081	296-401-080	NEW	80-02-052	308-42-055	NEW	80-14-011
296-116-090	REP-P	80-01-102 80-03-081	296–401–090 296–401–100	NEW NEW	80-02-052 80-02-052	308-42-055 308-42-100	NEW-P AMD-P	80–10–039 80–11 <i>–</i> 046
296-116-090 296-116-095	REP REP-P	80-03-081 80-01-102	296-401-100 296-401-110	NEW	80-02-052 80-02-052	308-42-100	AMD-P AMD	80-11-046 80-14-022
296-116-095	REP	80-03-081	296-401-120	NEW	80-02-052	308-42-120	NEW-P	80-02-166
296-116-100	REP-P	80-01-102	296-401-130	NEW	80-02-052	308-42-120	NEW	80-04-057
296-116-100	REP	80-03-081	296-401-140	NEW	80-02-052	308-48-310	AMD-P	80–11–046
296-116-105	REP-P	80-01-102	296-401-150	NEW	80-02-052	308-48-310	AMD	80-14-022
296-116-105	REP	80-03-081 80-01-102	296-401-160 296-401-170	NEW NEW	80-02-052 80-02-052	308-51-030 308-51-030	AMD-P AMD	80-11-046 80-14-022
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296-116-160	REP-P	80-01-102	304-25-030	AMD	80-02-041	308-52-310	AMD	80-14-022 80-01-103
296-116-160 296-116-180	REP REP-P	80-03-081 80-01-102	304-25-040 304-25-050	AMD AMD	80-02-041 80-02-041	308-53-145 308-53-145	NEW-P NEW	80-01-103 80-04-054
296-116-180	REP	80-03-081	304-25-060	AMD	80-02-041	308-53-146	NEW-P	80-01-103
296-116-185	REP-P	80-01-102	304-25-070	REP	80-02-041	308-53-146	NEW	80-04-054
296-116-185	AMD	80-03-081	304-25-080	REP	80-02-041	308-53-280	NEW-P	80-01-103
296-116-190	REP-P	80-01-102	304-25-090	AMD	80-02-041	308-53-280	NEW	80-04-054
296-116-190 296-116-201	REP NEW-E	80-03-081 80-11-025	304-25-100 304-25-110	AMD AMD	80-02-041 80-02-041	308-53-310 308-53-310	AMD–P AMD	80-11-046 80-14-022
296-116-201	NEW-E	80-11-023	304-25-120	AMD	80-02-041	308-54-150	AMD-P	80-02-163
296-116-210	REP-P	80-01-102	304-25-510	NEW	80-02-041	308-54-150	AMD	80-04-069
296-116-210	REP	80-03-081	304-25-520	NEW	80-02-041	308-54-160	AMD-P	80-05-059
296-116-220	REP-P	80-01-102	304-25-530	NEW	80-02-041	308-54-160	AMD	80-08-066
296-116-220	REP	80-03-081	304-25-540	NEW NEW	80-02-041 80-02-041	308-54-170 308-54-170	AMD–P AMD	80–05–059 80–08–066
296-116-300 296-116-300	AMD–P AMD–P	80–03–097 80–05–021	304-25-550 304-25-555	NEW	80-02-041 80-02-041	308-54-180	AMD-P	80-05-059
296-116-300	AMD	80-06-084	304-25-560	NEW	80-02-041	308-54-180	AMD	80-08-066
296-116-300	AMD-E	80-06-085	304-25-570	NEW	80-02-041	308-54-190	REP-P	80-05-059
296-116-310	REP-P	80-01-102	304-25-580	NEW	80-02-041	308-54-190	REP	80-08-066
296-116-310	REP	80-03-081 80-01-102	304-25-590 308-04-010	NEW AMD-P	80-02-041 80-09-107	308-54-225 308-54-225	AMD–P AMD	80-05-059 80-08-066
296-116-320 296-116-320	AMD-P AMD	80-01-102 80-03-081	308-04-010	AMD-F AMD	80-13-002	308-54-310	AMD-P	80-11-046
296-116-351	REP	80-03-081	308-13-010	AMD-P	80-03-058	308-54-310	AMD	80-14-022
296-155-005	AMD-P	80-10-045	308-13-010	AMD	80-05-141	308-54-320	NEW-P	80-02-166
296-306-147	NEW-P	80-03-082	308-13-030	AMD-P	80-03-058	308-54-320	NEW	80-04-057
296-350-010 296-350-030	AMD–P AMD–P	80-10-045 80-10-045	308-13-030 308-13-040	AMD AMD-P	80-05-141 80-03-058	308-55-010 308-55-010	NEW-P NEW	80-05-139 80-08-003
296-350-050 296-350-255	AMD-P	80-10-045 80-10-045	308-13-040	AMD-F	80-05-141	308-61-110	AMD	80-02-053
296-350-280	AMD-P	80-10-045	308-13-080	AMD-P	80-03-058	308-61-155	AMD	80-02-053
296-350-35010	AMD-P	80-10-045	308-13-080	AMD	80-05-141	308-96A-400	NEW-E	80-09-068
296-350-35030	AMD-P	80-10-045	308-13-120	AMD-P	80-11-046	308-96A-400	NEW-P	80-11-072
296-350-35035	AMD–P AMD–P	80-10-045 80-10-045	308-13-120 308-16-350	AMD AMD	80–14–022 80–02–079	308-96A-400 308-96A-400	NEW-P NEW-E	80-13-049 80-13-050
296–350–35045 296–350–35050	AMD-P	80-10-045 80-10-045	308-16-420	AMD-P	80-11-046	308-96A-400	NEW-W	80-13-052
296-350-35055	AMD-P	80-10-045	308-16-420	AMD	80-14-022	308-97-230	NEW-E	80-09-108
296-350-35060	AMD-P	80-10-045	308-24-490	AMD-P	80-11-046	308-97-230	NEW-P	80-09-110
296-350-460	AMD-P	80-10-045	308-24-490	AMD	80-14-022	308-97-230	NEW	80-13-001 80-11-046
296-350-470 296-350-500	AMD–P AMD–P	80-10-045 80-10-045	308-29-040 308-29-040	AMD–P AMD	80–11 <i>–</i> 046 80–14–022	308-115-040 308-115-040	AMD–P AMD	80-14-022
296-350-990	AMD-P	80-10-045	308-31-310	AMD-P	80-11-046	308-116-310	AMD-P	80-11-046
296-360-005	NEW-P	80-10-045	308-31-310	AMD	80-14-022	308-116-310	AMD	80-14-022
296-360-010	NEW-P	80-10-045	308-33-100	AMD-P	80-11-046	308-120-100	AMD-P	80-02-091
296-360-020	NEW-P	80-10-045	308-33-100	AMD	80-14-022	308-120-100	AMD	80-04-072
296–360–030 296–360–040	NEW-P NEW-P	80-10-045 80-10-045	308-36-050 308-36-050	AMD–P AMD	80-01-104 80-03-063	308-120-100 308-120-120	AMD–P REP–P	80-14-078 80-02-091
296-360 - 050	NEW-P	80-10-045	308-36-055	NEW-P	80-03-094	308-120-120	REP	80-04-072
296-360-060	NEW-P	80-10-045	308-36-060	AMD-P	80-14-033	308-120-130	REP-P	80-02-091
296-360-070	NEW-P	80-10-045	308-36-065	AMD-P	80-14-079	308-120-130	REP	80-04-072
296-360-080	NEW-P	80-10-045	308-36-080	AMD-P	80-11-046	308-120-140	REP-P	80-02-091
296-360-090	NEW-P NEW-P	80-10-045 80-10-045	308-36-080 308-36-065	AMD NEW	80–14–022 80–05–063	308-120-140 308-120-160	REP REP-P	8004072 8014078
296-360-100 296-360-110	NEW-P NEW-P	80-10-045 80-10-045	308-36-065	AMD-P	80-03-063 80-03-094	308-120-161	NEW-P	80-14-078 80-14-078
296-360-120	NEW-P	80-10-045	308-40-101	AMD	80-05-063	308-120-162	NEW-P	80-14-078
296-360-130	NEW-P	80-10-045	308-40-105	NEW-P	80-03-094	308-120-163	NEW-P	80-14-078
296-360-140	NEW-P	80-10-045	308-40-105	NEW	80-05-063	308-120-164	NEW-P	80-14-078
296-360-150 296-360-160	NEW-P NEW-P	80-10-045 80-10-045	308-40-105 308-40-120	AMD–P AMD–P	80–14–079 80–11 <i>–</i> 046	308-120-165 308-120-166	NEW-P NEW-P	80–14–078 80–14–078
296-360-160 296-360-170	NEW-P	80-10-043 80-10-045	308-40-120	AMD-F	80-14-022	308-120-168	NEW-P	80-14-078
296-401-060	NEW	80-02-052	308-41-020	AMD	80-14-022	308-120-170	AMD-P	80-14-078

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-120-185	AMD-P	80–14–078	308-150-012	NEW	80-09-106	314–52–070	AMD	80-09-078
308-120-410	AMD-P	80-14-078	308-150-013	NEW-P	80-06-153	314-52-080	AMD-P	80-05-080
308-120-420	AMD-P	80-14-078	308-150-015	REP-P	80-03-092	314-52-080	AMD	80-09-078
308-120-205	NEW-P	80-02-091	308-150-015	REP-P	80-06-153	314-52-090	AMD-P	80-05-080
308-120-206	NEW-P	80-02-091	308-150-015	REP	80-09-106	314-52-090	AMD B	80-09-078
308-120-207 308-120-208	NEW-P NEW-P	80-02-091 80-02-091	308-150-020 308-150-020	REP-P REP-P	80-03-092 80-06-153	314-52-110 314-52-110	AMD–P AMD	80-05-080 80-09-078
308-120-208	NEW-P	80-02-091	308-150-020	REP	80-09-106	314-52-111	AMD-P	80-05-080
308-120-210	NEW-P	80-02-091	308-150-025	REP-P	80-06-153	314-52-111	AMD	80-09-078
308-120-211	NEW-P	80-02-091	308-150-025	REP	80-09-106	314-52-112	AMD-P	80-05-080
308-120-212	NEW-P	80-02-091	308-150-040	REP-P	80-03-092	. 314–52–112	AMD	8009078
308-120-213	NEW-P	80-02-091	308-150-040	REP-P	80-06-153	314-52-113	AMD-P	80-05-080
308-120-214	NEW-P	80-02-091	308-150-040	REP	80-09-106	314-52-113	AMD	80-09-078
308-120-215 308-120-216	NEW-P NEW-P	80-02-091 80-02-091	308-150-060 308-150-060	NEW-P NEW	80–06–153 80–09–106	314-52-115 314-52-115	AMD–P AMD	80-05-080 80-09-078
308-120-210	NEW-P	80-02-091	308-150-061	NEW-P	80-06-153	314-52-120	AMD-P	80-05-080
308-120-218	NEW-P	80-02-091	308-150-061	NEW	80-09-106	314-52-120	AMD	80-09-078
308-120-219	NEW-P	80-02-091	308-150-062	NEW-P	80-06-153	320-20	NEW-P	80-08-065
308-120-220	NEW-P	80-02-091	308-150-062	NEW	80-09-106	320-20-010	NEW-P	80-05-140
308-120-221	NEW-P	80-02-091	308-150-070	NEW-P	80-03-092	320-20-010	NEW-P	80-13-051
308-120-222	NEW-P	80-02-091	308-150-070	NEW-P	80-06-153	320-20-020	NEW-P	80-05-140
308-120-260 308-120-260	AMD-P AMD	80-11-046 80-14-022	308-150-070 308-150-080	NEW NEW-P	80-09-106 80-03-092	320-20-020 320-20-030	NEW-P NEW-P	80–13–051 80–05–140
308-120-200	NEW	80-04-072	308-150-090	NEW-P	80-03-092	320-20-030	NEW-P	80–03–140 80–13–051
308-120-506	NEW	80-04-072	308-150-100	NEW-P	80-03-092	320-20-040	NEW-P	80-05-140
308-120-507	NEW	80-04-072	308-150-110	NEW-P	80-03-092	320-20-040	NEW-P	80-13-051
308-120-508	NEW	80-04-072	308-150-120	NEW-P	80-03-092	320-20-050	NEW-P	80-05-140
308-120-509	NEW	80-04-072	308-150-130	NEW-P	80-03-092	320-20-050	NEW-P	80-13-051
308-120-509 308-120-510	AMD-P NEW	80–14–078 80–04–072	308-150-140 308-150-150	NEW-P NEW-P	80-03-092 80-03-092	320-20-060 320-20-060	NEW-P NEW-P	80–05–140 80–13–051
308-120-510	AMD-P	80-14-078	308-150-160	NEW-P	80-03-092	320-20-000	NEW-P	80-05-140
308-120-511	NEW	80-04-072	308-150-170	NEW-P	80-03-092	320-20-070	NEW-P	80-13-051
308-120-511	AMD-P	80-14-078	308-150-200	NEW-P	80-03-092	320-20-080	NEW-P	80-05-140
308-120-512	NEW	80-04-072	308-150-210	NEW-P	80-03-092	320-20-080	NEW-P	80-13-051
308-120-513	NEW	80-04-072	308-150-220	NEW-P	80-03-092	320-20-090	NEW-P	80-05-140
308-120-514 308-120-515	NEW NEW	80-04-072 80-04-072	308-150-230 308-150-240	NEW-P NEW-P	80-03-092 80-03-092	320-20-090 332-10-150	NEW-P NEW-E	80–13–051 80–04–066
308-120-515	NEW	80–04–072 80–04–072	308-151-080	NEW-P	80–03–092 80–03–092	332-10-150	NEW-E	80-14-077
308-120-517	NEW	80-04-072	308-151-080	NEW	80-05-032	332-10-160	NEW-E	80-04-066
308-120-518	NEW	80-04-072	308-151-090	NEW-P	80-03-092	332-10-160	NEW-P	80-14-077
308-120-519	NEW	80-04-072	308-151-090	NEW	80-05-032	332-10-170	NEW-E	80-04-066
308-120-520 308-120-521	NEW NEW	80-04-072 80-04-072	308-151-100 308-151-100	NEW-P NEW	80-03-092 80-05-032	332-10-170 332-10-180	NEW-P NEW-E	80-14-077
308-120-521	NEW	80–04–072 80–04–072	308-151-100	AMD-P	80–03–032 80–13–008	332-10-180	NEW-E	80-04-066 80-14-077
308-122-020	AMD-P	80-11-046	308-152-010	AMD-P	80-11-046	332-10-190	NEW-E	80-04-066
308-122-020	AMD	80-14-022	308-152-010	AMD	80-14-022	332-10-190	NEW-P	80-14-077
308-122-040	NEW	80-02-114	308-154-040	AMD-P	80-13-008	332-12-010	AMD-E	80-07-003
308-122-050 308-122-220	NEW AMD-P	80-02-114	308-154-070 308-154-080	AMD-P NEW-P	80-13-008 80-13-008	332-12-010	AMD-E	80-11-012
308-122-220	AMD-P AMD	80-04-068 80-07-010	314-08-410	AMD-P	80-09-087	332-12-010 332-12-020	AMD–P AMD–E	80–14–074 80–07–003
308-122-410	AMD-P	80-04-068	314-08-410	AMD	80-12-021	332-12-020	AMD-E	80-11-012
308-122-410	AMD	80-07-010	314-16-040	AMD-P	80-02-035	332-12-020	AMD-P	80-14-074
308-122-460	AMD-P	80-11-046	314–16–040	AMD	80-02-094	332-12-050	REP-P	80-14-074
308-122-460	AMD	80-14-022	314–16–060	AMD-P	80-13-032	332-12-060	AMD-E	80-07-003
308-138-060 308-138-060	AMD-P AMD	80-11-046 80-14-022	314–52 314–52	AMD–P AMD–P	80-07-018 80-08-007	332-12-060 332-12-060	AMD–E AMD–P	80-11-012 80-14-074
308-140-150	AMD-P	80-11-035	314-52-005	AMD-P	80-05-080	332-12-000	AMD-P	80-14-074
308-140-210	AMD-P	80-11-035	314-52-005	AMD	80-09-078	332-12-100	REP-P	80-14-074
308-140-240	AMD-P	80-11-035	314-52-010	AMD-P	80-05-080	332-22-010	NEW-P	80-14-073
308-140-245	NEW-P	80-11-035	314-52-010	AMD	80-09-078	332-22-020	NEW-P	80-14-073
308-150-006 308-150-006	NEW-P NEW	80-06-153 80-09-106	314-52-015 314-52-015	AMD–P AMD	80-05-080 80-09-078	332-22-030 332-22-040	NEW-P NEW-P	80-14-073 80-14-073
308-150-007	NEW-P	80-06-153	314-52-020	AMD-P	80-05-080	332-22-040	NEW-P	80–14–073 80–14–073
308-150-007	NEW	80-09-106	314-52-020	AMD	80-09-078	332-22-060	NEW-P	80-14-073
308-150-008	NEW-P	80-06-153	314-52-030	AMD-P	8005080	332-22-070	NEW-P	80-14-073
308-150-008	NEW	80-09-106	314-52-030	AMD-P	80-08-007	332-22-080	NEW-P	80-14-073
308-150-009 308-150-009	NEW-P NEW	80–06–153 80–09–106	314-52-030 314-52-040	AMD AMD–P	8009078 8005080	332-22-090 332-22-100	NEW-P NEW-P	80-14-073
308-150-009	REP-P	80–03–106 80–03–092	314-32-040	AMD-P AMD	80-09-078	332-22-100	NEW-P	80–14–073 80–14–073
308-150-010	REP-P	80-06-153	314-52-050	AMD-P	80-05-080	332-22-120	NEW-P	80-14-073
308-150-010	REP	80-09-106	314-52-050	AMD	80-09-078	332-22-130	NEW-P	80-14-073
308-150-011	NEW-P	80-06-153	314-52-060	AMD-P	80-05-080	332-22-140	NEW-P	80-14-073
308-150-011 308-150-012	NEW NEW-P	80-09-106 80-06-153	314-52-060 314-52-070	AMD AMD–P	8009078 8005080	332-22-150 332-24-061	NEW-P	80-14-073
300 -130 -0 12	14E W -F	00-00-133	314-32-070	VIAID-L	00-00-000	332-24-001	REP-P	8009030

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
332-24-061	REP	80-12-018	332-100-030	AMD	80-11-013	356-18-150	AMD-P	80-06-132
332-24-090	AMD-E	80-04-003	332-100-050	NEW-P NEW	80-06-139	356-18-150	AMD-P	80-10-033
332-24-090 332-26-010	AMD-E NEW-E	8005015 8009008	332-100-050 332-100-060	NEW-P	80-11-013 80-06-139	356-18-150 356-22-030	AMD–P AMD–P	80–13–046 80–02–038
332-26-020	NEW-E	80-09-008	332-100-060	NEW	80-11-013	356-22-130	AMD-P	80-03-077
332-26-040	NEW-E	80-09-008	352-04-010	AMD-P	80-10-034	356-22-130	AMD-P	80-04-086
332-26-050	NEW-E	80-09-008	352-04-010	AMD	80-14-010	356-22-130	AMD	80-06-033
332-26-060	NEW-E	80-09-008	352-32-010	AMD-P	80-02-176	356-26-030	AMD-P	80-02-038
332–30 332–30	NEW-P NEW-P	80-02-015 80-03-002	352-32-010 352-32-010	AMD AMD–P	80-05-007 80-10-056	356-26-030 356-26-030	AMD-P AMD-P	80-02-137 80-04-024
332-30	NEW-P	80-04-001	351-32-010	AMD	80-14-009	356-26-030	AMD-P	80-06-132
332-30	NEW-P	80-04-067	352-32-030	AMD-P	80-02-176	356-26-030	AMD-P	80-10-033
332-30-100	NEW-P	80-05-113	352-32-030	AMD	80-05-007	356-26-030	AMD	80-13-047
332-30-100	NEW	80-09-005	352-32-035	NEW-P	80-02-175	356-26-060	AMD-P	80-02-137
332-30-103 332-30-103	NEW-P NEW	80-05-113 80-09-005	352–32–035 352–32–036	NEW NEW-P	80-05-006 80-10-056	356–26–060 356–26–060	AMD AMD–P	80-04-025 80-10-021
332-30-103	NEW-P	80-05-113	352-32-036	NEW	80-14-009	356-26-060	AMD-P	80-10-021 80-13-046
332-30-106	NEW	80-09-005	352-32-037	NEW-P	80-10-056	356-30-070	AMD-P	80-02-137
332-30-107	NEW	80-09-005	352-32-037	NEW	80-14-009	356-30-070	AMD	80-04-025
332-30-109	NEW-P	80-05-113	352–32–045 352–32–045	AMD-P	80-02-176	356-30-080	AMD-P	80-12-033
332-30-109 332-30-112	NEW NEW-P	80-09-005 80-05-113	352-32-043	AMD AMD–P	80-05-007 80-02-176	356–30–146 356–30–146	AMD–P AMD	80-02-137 80-04-025
332-30-112	NEW	80-09-005	352-32-050	AMD	80-05-007	356-30-320	AMD-P	80-06-132
332-30-115	NEW-P	80-05-113	352-32-250	AMD-P	80-02-176	356-30-320	AMD-P	80-10-033
332-30-115	NEW	80-09-005	352-32-250	AMD	80-05-007	356-30-320	AMD	80-13-047
332-30-118	NEW-P NEW	80–05–113 80–09–005	352–32–265 352–48–010	NEW-P NEW-P	80-14-025	356–30–330 356–30–330	AMD-P	80-04-075
332-30-118 332-30-119	NEW-P	80-03-001	352-48-010	NEW-P	80-08-070 80-12-022	356-34-180	AMD–P AMD–P	80-06-030 80-10-033
332-30-119	NEW-P	80-04-062	352-48-020	NEW-P	80-08-070	356-34-180	AMD-P	80-13-046
332-30-119	NEW-P	80-05-114	352-48-020	NEW	80-12-022	356-34-220	AMD-P	80-10-033
332-30-119	NEW	80-08-071	352-48-030	NEW-P	80-08-070	356-34-220	AMD-P	80-13-046
332-30-121 332-30-121	NEW-P NEW	80–05–113 80–09–005	352–48–030 352–48–040	NEW NEW-P	80-12-022 80-08-070	356-39-060 356-39-060	AMD–P AMD	80-10-033 80-13-047
332-30-121	NEW-P	80-05-113	352-48-040	NEW	80-12-022	356-39-070	AMD-P	80-10-033
332-30-124	NEW	80-09-005	352-48-050	NEW-P	80-08-070	356-39-070	AMD	80-13-047
332-30-125	NEW-P	80-05-113	352-48-050	NEW	80-12-022	356-39-090	AMD-P	80-10-033
332-30-125 332-30-127	NEW NEW-P	80-09-005 80-05-113	352–48–060 352–48–060	NEW-P NEW	80-08-070 80-12-022	356-39-090 356-42-010	AMD AMD–P	80–13–047 80–05–111
332-30-127	NEW	80-09-005	352-48-070	NEW-P	80-08-070	356-42-010	AMD-P	80-07-033
332-30-130	NEW-P	80-05-113	352-48-070	NEW	80-12-022	356-42-010	AMD-P	80-10-021
332-30-130	NEW	80-09-005	352-48-080	NEW-P	80-08-070	356-42-010	AMD-E	80-12-032
332-30-133 332-30-133	NEW-P NEW	80–05–113 80–09–005	352-48-080 356-06-010	NEW AMD–P	80-12-022 80-05-111	356-42-010 356-42-020	AMD AMD–P	80–13–047 80–10–021
332-30-135	NEW-P	80-05-113	356-06-010	AMD-P	80-07-033	356-42-020	AMD-E	80-10-021
332-30-136	NEW	80-09-005	356-06-010	AMD	80-09-010	356-42-020	AMD	80-13-047
332-30-139	NEW-P	80-05-113	356-06-010	AMD-P	80-10-021	356-46-060	AMD-P	80-04-075
332-30-139 332-30-142	NEW NEW-P	80-09-005 80-05-113	356-06-010 356-06-020	AMD AMD-P	80-13-047 80-04-075	356-46-060 360-11-010	AMD AMD–P	80-06-033 80-04-071
332-30-142 332-30-142	NEW-F	80-09-005	356-06-020	AMD-P	80-06-032	360-11-010	AMD-P	80-06-077
332-30-145	NEW-P	80-05-113	356-06-040	AMD-P	80-02-137	360-11-010	AMD	80-08-036
332-30-145	NEW	80-09-005	356-06-040	AMD	80-04-025	360-11-023	NEW-P	80-04-071
332-30-148	NEW-P	80-05-113	356-10-050 356-10-050	AMD–P AMD–P	80-06-132 80-10-033	360-11-023 360-11-023	NEW-P NEW	80–06–077 80–08–036
332-30-148 332-30-151	NEW NEW-P	80-09-005 80-05-113	356-10-050	AMD-F AMD	80–10–033 80–13–047	360-11-023 360-11-027	NEW-P	80-04-071
332-30-151	NEW	80-09-005	356-10-060	AMD-P	80-06-132	360-11-027	NEW-P	80-06-077
332-30-154	NEW-P	80-05-113	356-10-060	AMD-P	80-10-033	360-11-027	NEW	80-08-036
332-30-154	NEW D	80-09-005	356-10-060	AMD	80-13-047	360-11-030	AMD-P	80-04-071
332-30-157 332-30-157	NEW-P NEW	80–05–113 80–09–005	356-14-140 356-14-140	AMD–P AMD	80-02-038 80-03-024	360-11-030 360-11-033	AMD-P NEW-P	80-06-077 80-04-071
332-30-157	NEW-P	80-05-113	356-15-050	AMD-P	80-02-039	360-11-033	NEW-P	80-06-077
332-30-160	NEW	80-09-005	356-15-120	AMD-P	80-02-039	360-11-033	NEW	80-08-036
332-30-163	NEW-P	80-05-113	356-15-120	AMD-P	80-04-075	360-11-037	NEW-P	80-04-071
332-30-163	NEW D	80-09-005	356-15-120	AMD-P	80-06-031	360-11-037	NEW-P	80-06-077
332-30-166 332-30-166	NEW-P NEW	80–05–113 80–09–005	356–15–120 356–15–120	AMD–P AMD–P	80–10–021 80–13–046	360-11-037 360-11-040	NEW AMD–P	80-08-036 80-04-071
332-30-169	NEW-P	80-05-113	356-18-015	NEW-P	80-02-039	360-11-040	AMD-P	80-06-077
332-30-169	NEW	80-09-005	356-18-020	AMD-P	80-02-039	360-11-040	AMD	80-08-036
332-44-100	NEW-E	80-06-060	356-18-025	AMD-P	80-02-039	360-11-045	NEW-P	80-04-071
332-44-100 332-44-110	NEW-E NEW-E	80-08-012 80-06-060	356-18-030 356-18-040	AMD–P AMD–P	80-02-039 80-02-039	360-11-045 360-11-045	NEW-P NEW	80–06–077 80–08–036
332 -44 -110 332 -44 -110	NEW-E	80-08-012	356-18-050	AMD-P	80-12-033	360-11-050	REP-P	80-04-071
332-44-120	NEW-E	80-06-060	356-18-070	AMD	80-02-037	360-11-050	REP-P	80-06-077
332-100	AMD-P	80-10-037	356-18-090	AMD-P	80-02-039	360-11-050	REP	80-08-036
332-100-030	AMD-P	80–06–139	356–18–110	AMD-P	80–12–033	360-11-060	AMD-P	80-04-071

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
360-11-060	AMD-P	80-06-077	36531320	REP	80-05-023	365-37-310	REP-E	80-03-011
360-11-060	AMD	80-08-036	365-31-330	AMD-P	80-02-122	365–37–310 365–37–320	REP REP-P	80-05-023 80-02-122
360-12-140 360-12-140	NEW-P NEW	80-05-070 80-08-035	365-31-330 365-31-330	AMD–E AMD	80-03-011 80-05-023	365-37-320 365-37-320	REP-F	80-02-122 80-03-011
360-12-140 360-18-010	NEW-P	80-03-091	365-31-340	REP-P	80-02-122	365-37-320	REP	80-05-023
360-18-010	NEW	80-05-074	365-31-340	REP-E	80-03-011	365–37–330	REP-P	80-02-122
36018020	NEW-P	80-03-091	365-31-340	REP	80-05-023	365-37-330	REP-E	80-03-011
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360-18-020 360-18-020	AMD	80–03–074 80–08–035	365-31-350	REP	80-05-023	365-37-340	REP-E	80-03-011
360-18-030	NEW-P	80-03-091	365-31-360	REP-P	80-02-122	365-37-340	REP	80-05-023
360-18-030	NEW	80-05-074	365-31-360	REP-E	80-03-011	365-37-410	REP-P	80-02-122
360-18-040	NEW-P	80–03–091 80–03–091	365-31-360 365-31-370	REP REP-P	80-05-023 80-02-122	365-37-410 365-37-410	REP-E REP	80-03-011 80-05-023
360-25-001 360-25-001	REP–P REP	80–03–091 80–05–074	365-31-370	REP-E	80-03-011	365-37-510	REP-P	80-03-023
360-36-010	AMD-P	80-03-091	365-31-370	REP	80-05-023	365-37-510	REP-E	80-03-011
360-36-010	AMD	80-05-074	365-31-410	REP-P	80-02-122	365-37-510	REP	80-05-023
360-36-100 360-36-100	REP-P REP	80-10-040 80-14-012	365-31-410 365-31-410	REP-E REP	80-03-011 80-05-023	365–37–520 365–37–520	REP-P REP-E	80-02-122 80-03-011
360-36-105	NEW-P	80-14-012	365-31-420	REP-P	80-03-023	365-37-520	REP	80-05-023
360-36-110	REP-P	80-10-040	365-31-420	REP-E	80-03-011	365~37~530	REP-P	80-02-122
360-36-110	REP	80-14-012	365-31-420	REP	80-05-023	365-37-530	REP-E	80-03-011
360-36-120 360-36-120	REP-P REP	80-10-040 80-14-012	365-31-430 365-31-430	REP-P REP-E	80-02-122 80-03-011	365–37–530 365–37–540	REP REP-P	80-05-023 80-02-122
360-36-130	REP-P	80-14-012 80-10-040	365-31-430	REP	80-05-023	365-37-540	REP-E	80-03-011
360-36-130	REP	80-14-012	365-31-440	REP-P	80-02-122	365-37-540	REP	80-05-023
360-36-140	REP-P	80-10-040	365-31-440	REP-E	80-03-011	365-37-550	REP-P	80-02-122
360-36-140	REP AMD-P	80-14-012 80-03-091	365-31-440 365-31-450	REP REP-P	80-05-023 80-02-122	365-37-550 365-37-550	REP–E REP	80–03–011 80–05–023
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360-49-040	NEW	80-02-113	365-31-450	REP	80-05-023	365-37-560	REP-E	80-03-011
360-49-040	AMD-P	80-10-040	365-31-460	REP-P	80-02-122	365-37-560	REP	80-05-023
360–49–040 360–52–060	AMD AMD	80-14-012 80-02-113	365-31-460 365-31-460	REP-E REP	80-03-011 80-05-023	365–37–570 365–37–570	REP-P REP-E	80-02-122 80-03-011
360-52-070	AMD-P	80-02-113	365-31-470	REP-P	80-03-023	365-37-570	REP	80-05-023
360-52-070	AMD-P	80-02-164	365-31-470	REP-E	80-03-011	365-37-580	REP-P	80-02-122
365-31-010	AMD-P	80-02-122	365-31-470	REP	80-05-023	365-37-580	REP-E	80-03-011
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365-31-020	AMD-P	80-02-122	365-33-730	REP	80-05-023	365-50-010	REP	80-08-056
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365-31-020 365-31-110	AMD B	80-05-023 80-02-122	365–33–740 365–33–740	REP-E REP	80-03-011 80-05-023	365-50-020 365-50-030	REP REP-P	80–08–056 80–05–100
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365-31-111	NEW-P	80-02-122	365-33-750	REP	80-05-023	365-50-040	REP	80-08-056
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365-31-120	AMD-E	80-03-011	365–35–010	REP-P	80-02-122	365-50-060	REP	80-08-056
365-31-120	AMD	80-05-023	365-35-010 365-35-010	REP-E	80-03-011	365-50-070	REP-P	80-05-100
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365-31-130	AMD	80-05-023	365-35-900	REP-E	80-03-011	365-50-080	REP	80-08-056
365-31-150	AMD-P	80-02-122	365-35-900	REP	80-05-023	365-50-090	REP-P	80-05-100
365-31-150	AMD-E	80–03–011 80–05–023	365-37-010	REP-P REP-E	80-02-122	365-50-090	REP REP-P	80-08-056
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365-31-170 365-31-170	AMD-P AMD-E	80-02-122 80-03-011	365-37-110 365-37-120	REP REP-P	80-05-023 80-02-122	365-50-120 365-50-120	REP-P REP	80-05-100 80-08-056
365~31~170	AMD-E	80-05-023	365-37-120	REP-E	80–02–122 80–03–011	365-50-130	REP-P	80-05-100
365-31-180	REP-P	80-02-122	365-37-120	REP	80-05-023	365-50-130	REP	80-08-056
365-31-180	REP-E	80-03-011	365-37-130	REP-P	80-02-122	365-50-140	REP-P	80-05-100
365-31-180 365-31-210	REP AMD-P	80-05-023 80-02-122	365-37-130 365-37-130	REP-E REP	80-03-011 80-05-023	365-50-140 365-50-150	REP REP-P	80-08-056 80-05-100
365-31-210	AMD-F	80-02-122 80-03-011	365-37-210	REP-P	80-03-023 80-02-122	365-50-150	REP-P	80-03-100 80-08-056
365-31-210	AMD	80-05-023	365-37-210	REP-E	80-03-011	365-50-160	REP-P	80-05-100
365-31-310	REP-P	80-02-122	365-37-210	REP	80-05-023	365-50-160	REP	80-08-056
365-31-310 365-31-310	REP-E REP	80–03–011 80–05–023	365-37-220 365-37-220	REP-P REP-E	80-02-122 80-03-011	365-50-170 365-50-170	REP-P REP	80-05-100 80-08-056
365-31-320	REP-P	80-02-122	365-37-220	REP	80-05-023	365-50-180	REP-P	80-05-100
365-31-320	REP-E	80-03-011	365–37–310	REP-P	80-02-122	365-50-180	REP	80-08-056

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
365-50-190	REP-P	80-05-100	388-11-045	AMD-P	80-04-092	388-28-576	REP-P	80-02-143
365-50-190	REP	80-08-056	388-11-045	AMD	80-06-088	388-28-576	REP-E	80-02-144
365-50-200	REP-P	80–05–100 80–08–056	388-11-090 388-11-090	AMD–P AMD	80-04-135 80-06-090	388-28-576 388-29-100	REP AMD–P	80-04-051 80-07-021
365-50-200 365-50-210	REP REP–P	80 - 05-100	388-15-020	AMD	80-02-049	388-29-100	AMD-E	80-08-059
365-50-210 365-50-210	REP	80-08-056	388-15-120	AMD-P	80-02-142	388~29~100	AMD-E	80-10-028
365-50-220	REP-P	80-05-100	388-15-120	AMD-P	80-04-056	388-29-100	AMD-P	80-11-064
365-50-220	REP	80-08-056	388-15-170	AMD-P	80-11-066	388-29-110	AMD-P	80-07-021
365-50-230	REP-P	80-05-100	388-15-172	AMD-P	80-11-066	388-29-110 388-29-110	AMD–E AMD–E	80-08-059 80-10-028
365-50-230 365-50-240	REP REP–P	80-08-056 80-05-100	388-15-220 388-17-160	AMD–P AMD	80–11–067 80–02–135	388-29-110	AMD-P	80-11-064
365-50-240 365-50-240	REP-F	80-08-056	388-22-030	AMD-P	80-05-104	388-29-115	NEW-P	80-03-083
365-50-250	REP-P	80-05-100	388-22-030	AMD	80-09-021	388-29-115	NEW-E	80-03-084
365-50-250	REP	80-08-056	388-24-052	AMD-P	80-04-014	388-29-115	NEW	80-05-046
365-50-260	REP-P	80-05-100	388-24-052	AMD–E AMD	80-04-083 80-06-066	388-29-135 388-29-135	AMD-P AMD-E	80-07-021 80-08-059
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365-50-270 365-50-270	REP-P	80-08-056	388-24-107	AMD-E	80-03-010	388-29-135	AMD	80-11-055
365-50-280	REP-P	80-05-100	388-24-107	AMD	8005045	388-29-155	AMD-P	80-07-021
365-50-280	REP	80-08-056	388-24-135	AMD-E	80-09-037	388-29-155	AMD-E	80-08-059
365-50-290	REP-P	80-05-100	388-24-135	AMD–P AMD	8009038 8014014	388-29-155 388-29-155	AMD–E AMD	80-10-028 80-11-055
365-50-290 365-50-300	REP REP-P	80-08-056 80-05-100	388-24-135 388-24-250	AMD-P	80-14-014	388-29-160	AMD-P	80-07-021
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365-50-310	REP-P	80-05-100	388-24-250	REP-P	80-14-072	388-29-160	AMD-E	80-10-028
365-50-310	REP	80-08-056	388-24-251	NEW-E	80-14-071	388-29-160	AMD B	80–11 <i>–</i> 055 80–07 <i>–</i> 021
365-50-320	REP-P	80-05-100	388-24-251 388-24-255	NEW-P AMD-P	80-14-072 80-11-065	388-29-170 388-29-170	AMD-P AMD-E	80–07–021 80–08–059
365-50-320 365-50-330	REP REP-P	80–08–056 80–05–100	388-24-255	REP-E	80-14-071	388-29-170	AMD-E	80-10-028
365-50-330	REP	80-08-056	388-24-255	REP-P	80-14-072	388-29-170	AMD	80-11-055
365-50-340	REP-P	80-05-100	388-24-260	AMD-P	80-11-065	388-29-190	AMD-E	80-14-071
365-50-340	REP	80-08-056	388-24-260	REP-E	80-14-071	388-29-190	AMD–P AMD–P	80–14–072 80–07–021
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365-50-350 365-50-360	REP-P	80-05-100	388-24-265	REP-E	80-14-071	388-29-200	AMD-E	80-10-028
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365-50-370	REP-P	80-05-100	388-24-270	REP-E	80-14-071	388-29-220	AMD-P	80-07-021
365-50-370	REP.	80-08-056	388-24-270	REP-P REP-P	80-14-072 80-11-065	388-29-220 388-29-220	AMD-E AMD-E	80-08-059 80-10-028
365-50-380 365-50-380	REP-P REP	80-05-100 80-08-056	388-24-275 388-24-275	REP-E	80-14-071	388-29-220	AMD	80-11-055
365-50-390	REP-P	80-05-100	388-23-275	REP-P	80-14-072	388-29-260	AMD-P	80-07-021
365-50-390	REP	80-08-056	388-26-055	AMD-P	80-01-100	388-29-260	AMD-E	80-08-059
365-50-400	REP-P	80-05-100	388-26-055	AMD	80-03-052 80-09-075	388-29-260 388-29-260	AMD–E AMD–P	80–10–028 80–11–064
365-50-400 365-50-500	REP REP-P	80-08-056 80-05-100	388-28-410 388-28-410	AMD–P AMD–E	80-09-077	388-29-270	AMD-E	80-14-071
365-50-500 365-50-500	REP-F	80-08-056	388-28-410	AMD	80-14-061	388-29-270	AMD-P	80-14-072
365-50-510	REP-P	80-05-100	388-28-420	AMD-P	80-09-075	388-29-290	NEW-P	80-03-050
365-50-510	REP	80-08-056	388-28-420	AMD-E	80-09-077	388-29-290	NEW-E	80-03-051 80-05-044
365-50-520	REP-P	80–05–100 80–08–056	388-28-420 388-28-430	AMD AMD–P	80–14–061 80–09–075	388-29-290 388-35-010	NEW AMD–P	80-03-044 80-01-100
365-50-520 365-50-530	REP REP-P	80-05-100	388-28-430	AMD-E	80-09-077	388-35-010	AMD	80-03-052
365-50-530	REP	80-08-056	388-28-430	AMD	80-14-061	388-35-020	AMD	80-02-022
365-50-540	REP-P	80-05-100	388-28-440	AMD-P	80-09-075	388-35-070	AMD-P	80-07-021
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365-50-550 365-50-550	REP-P REP	80–05–100 80–08–056	388-28-440 388-28-457	AMD-P	80-09-075	388-35-070	AMD-P	80-11-064
365-50-560	REP-P	80-05-100	388-28-457	AMD-E	80-09-077	388-37-010	AMD-E	80-07-030
365-50-560	REP	80-08-056	388-28-457	AMD	80-14-061	388-37-010	AMD-P	80-07-031
371-08-010	AMD-P	80-06-052	388-28-474	AMD-P	80-09-075	388-37-010	AMD AMD	80–12–013 80–02–022
388-07-005	AMD-P AMD-P	80–14–062 80–08–067	388-28-474 388-28-474	AMD–E AMD	80–09–077 80–14–061	388-37-030 388-37-035	AMD-E	80-07-030
388–08 388–08	AMD-P	80-09-080	388-28-480	AMD-P	80-09-075	388-37-035	AMD-P	80-07-031
388-08	AMD-P	80-11-044	388-28-480	AMD-E	80-09-077	388-37-035	AMD	80-12-013
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388-08-080	AMD–P AMD	80–04–135 80–06–090	388-28-482 388-28-482	AMD-E AMD	80-14-061	388-42-150	AMD-E AMD	80-11-055
388-08-080 388-08-416	NEW-P	80 <u>–</u> 05–118	388-28-515	AMD-P	80-09-075	388-44-110	AMD-P	80-09-075
388-08-550	NEW-P	80-10-042	388-28-515	AMD-E	80-09-077	388-44-110	AMD-E	80-09-077
388-08-550	NEW	80-13-057	388-28-515	AMD	80-14-061	388-44-110	AMD E	80–14–061 80–02–118
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388-08-560 388-08-610	REP-P	80-04-093	388-28-535	AMD-E	80-09-077	388-53-010	AMD	80-04-039
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388-53-020	AMD-P	80-02-121	388-54-695	AMD-P	8013018	388-81-015	AMD	80–13–020
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388-53-030	AMD-E	80-02-118	388-54-717	AMD-P	8013018	388-81-025	AMD	80-13-020
388-53-030	AMD-P	80-02-121	388-54-717	AMD-E	80-14-064	388-81-030	AMD-P	80-08-082
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388-53-040	AMD-E	80-02-118 80-02-121	388-54-725 388-54-725	AMD-E AMD	80-02-144	388-81-040	AMD-P	80-08-082
388-53-040 388-53-040	AMD-P AMD	80-04-039	388-54-730	AMD-P	80-04-051 80-09-036	388-81-040 388-81-042	AMD NEW-P	8013020 8008082
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388-53-050	AMD-P	80-02-121	388-54-730	AMD	80-13-059	388-82-005	AMD-P	80-08-082
388-53-050	AMD	80-04-039	388-54-735	AMD-P	80-01-101	388-82-005	AMD	80-13-020
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388-54-507	REP-E	80-06-123	388-54-826	AMD	80-10-043	388-83-040	AMD	80-13-020
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388-54-665	AMD-E	80-10-043 80-06-123	388-72-050	AMD NEW	80-08-028 80-02-051	388-86-010 388-86-010	REP-P REP	8011063 8013020
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388-54-677	AMD-E	80-12-035	388-73-144	AMD-P	80-07-020	388-86-030	AMD-F AMD	80-13-020
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388-54-695	AMD-E AMD-P	80-03-050	388-81-005	AMD AMD–P	80-13-020 80-08-082	388-86-050 388-86-050	AMD-P AMD	80-08-082 80-13-020
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388-54-695	AMD	80-05-044	388-81-015	AMD-P	80-08-082	388-86-075	AMD-P	80-11-063

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388-86-085	AMD-P	80-08-082	38896716	AMD-P	80-04-134	391-08-001	AMD	80-14-045
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388-86-095	AMD-P	80-08-082	388-96-722	AMD-P	80-04-134	391-08-180	AMD	80-14-045
388-86-095	AMD-P	80-11-063	388-96-722	AMD	80-06-122	391-08-230	NEW-P	80-09-089
38886096	NEW-P	80-08-082	388-96-735 388-96-735	AMD–P AMD	80-04-134 80-06-122	391-08-820 391-08-820	AMD–P AMD	80-09-089 80-14-045
388-86-096 388-86-120	NEW AMD–P	80–13–020 80–08–082	388-96-733 388-96-743	AMD-P	80-06-122 80-04-134	391-21-001	REP-P	80-09-092
388-86-120	AMD-P	80-11-063	388-96-743	AMD	80-06-122	391-21-003	REP-P	80-09-092
388-86-120	AMD-E	80-12-017	388-96-750	AMD-P	80-04-134	391-21-100	REP-P	80-09-092
388-87-005	AMD-P	80-08-082	388–96–750 388–96–750	AMD AMD–P	80-06-122 80-12-050	391-21-102 391-21-104	REP–P REP–P	80-09-092 80-09-092
388-87-005 388-87-007	AMD NEW-P	80-13-020 80-08-082	388-98-001	NEW-P	80-04-133	391-21-105	REP-P	80-09-092
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388-87-010 388-87-013	AMD AMD–P	80-13-020 80-08-082	388-98-800 388-98-830	NEW NEW-P	80-08-027 80-04-133	391-21-108 391-21-110	REP-P REP-P	80-09-092 80-09-092
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388-87-025	AMD-P	80-08-082	388-98-850	NEW-P	80-04-133	391-21-113	REP-P	80-09-092
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388-87-027 388-87-027	AMD–P AMD	80–08–082 80–13–020	388-98-870	NEW-F	80-08-027	391-21-116	REP-P	80-09-092
388-87-030	AMD-P	80-08-082	388-98-890	NEW-P	80-04-133	391-21-118	REP-P	80-09-092
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388-87-040	REP	80-13-020	390-12-020	REP	80-02-106	391-21-126	REP-P	80-09-092
388-87-047	AMD-P	80-08-082 80-13-020	390–12–030 390–12–060	REP REP	80-02-106 80-02-106	391-21-128 391-21-130	REP-P REP-P	80-09-092 80-09-092
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388-87-075	AMD	80-13-020	390-12-120	REP	80-02-106	391-21-140	REP-P	80-09-092
388-87-095	AMD-P	80-08-082	390-12-140	REP	80-02-106	391-21-142	REP-P	80-09-092
388-87-095	AMD AMD–P	80-13-020 80-08-082	390-12-160 390-14-100	REP AMD–E	80-02-106 80-03-088	391-21-300 391-21-302	REP-P REP-P	80-09-092 80-09-092
388-87-105 388-87-105	AMD-F AMD	80–08–082 80–13–020	390-14-100	AMD-E	80-03-090	391-21-304	REP-P	80-09-092
388-91-010	AMD	80-02-024	390–14–100	AMD	80-05-097	391-21-306	REP-P	80-09-092
388-91-010	AMD-P	80-11-063	390-14-110	AMD-E	80-03-088	391-21-308 391-21-310	REP-P REP-P	80-09-092 80-09-092
388-91-035 388-91-035	AMD–P AMD	80-08-082 80-13-020	390-14-110 390-14-110	AMD–P AMD	80-03-090 80-05-097	391-21-310	REP-P	80-09-092
388-92-015	AMD	80-02-050	390-16-080	REP	80-02-106	391-21-314	REP-P	80-09-092
388-92-020	AMD	80-02-050	390-16-085	REP	80-02-106	391-21-316	REP-P	80-09-092
388-92-025 388-92-025	AMD–P AMD	80-08-082 80-13-020	390-16-090 390-16-095	REP REP	80-02-106 80-02-106	391-21-318 391-21-320	REP-P REP-P	80-09-092 80-09-092
388-92-030	AMD-P	80-08-061	390-20-020	AMD	80-02-055	391-21-321	REP-P	80-09-092
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388-92-030 388-92-035	AMD AMD	80-12-012 80-02-062	390-20-030 390-20-040	REP REP	80-02-106 80-02-106	391-21-500 391-21-502	REP–P REP–P	80-09-092 80-09-092
388-92-035 388-92-035	AMD-P	80-08-082	390-20-050	REP	80-02-106	391-21-504	REP-P	80-09-092
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388-96-010	AMD	80-09-083	390-20-060	REP	80-02-106	391-21-514	REP-P	80-09-092
388-96-110	AMD-P	80-04-134	390-20-070	REP	80-02-106	391-21-516	REP-P	80-09-092
388-96-110	AMD AMD–P	80-06-122 80-06-168	390–20–080 390–20–080	REP-P REP	80-01-115 80-03-089	391-21-518 391-21-520	REP-P REP-P	80-09-092 80-09-092
388-96-113 388-96-113	AMD-I	80-09-083	390-20-085	REP-P	80-04-077	391-21-522	REP-P	80-09-092
388-96-223	AMD-P	80-12-050	390-20-085	REP	80-06-119	391-21-524	REP-P	80-09-092
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388-96-535	AMD-F AMD	80-09-083	390-28-040	AMD	80-03-089	391-21-550	REP-P	80-09-092
388-96-713	AMD-P	80-04-134	390-28-100	AMD	80-02-106	391-21-556	REP-P	80-09-092
388-96-713	AMD	80-06-122	391–08–001	AMD-P	80-09-089	391-21-700	AMD-E	80-02-116

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391-21-700	AMD E	80-04-073 80-04-074	391-21-734 391-21-734	AMD-E	80-02-116	391-25-001	NEW	80-14-046
391-21-700 391-21-700	AMD–E REP–P	80-09-092	391-21-734	AMD–P AMD	80-02-156 80-04-073	391–25–002 391–25–002	NEW-P NEW	80-09-090 80-14-046
391-21-700	AMD-E	80-02-116	391-21-734	AMD-E	80-04-074	391-25-010	NEW-P	80-14-046 80-09-090
391-21-702	AMD-P	80-02-156	391-21-734	REP-P	80-09-092	391-25-010	NEW	80-14-046
391-21-702	AMD	80-04-073	391-21-735	NEW-E	80-02-116	391-25-012	NEW-P	80-09-090
391-21-702	AMD-E	80-04-074	391-21-735	NEW-P	80-02-156	391-25-012	NEW	80-14-046
391-21-702 391-21-706	REP-P REP-P	80-09-092 80-09-092	391-21-735 391-21-735	NEW NEW-E	80-04-073 80-04-074	391-25-030 391-25-030	NEW-P NEW	80-09-090 80-14-046
391-21-708	AMD-E	80-02-116	391–21–735	REP-P	80-09-092	391-25-050	NEW-P	80-09-090
391-21-708	AMD-P	80-02-156	391-21-737	NEW-E	80-02-116	391-25-050	NEW	80-14-046
391-21-708	AMD	80-04-073	391–21–737	NEW-P	80-02-156	391-25-070	NEW-P	80-09-090
391-21-708 391-21-708	AMD–E REP–P	80-04-074 80-09-092	391-21-737 391-21-737	NEW NEW-E	80-04-073	391-25-070	NEW	80-14-046
391-21-708	AMD-E	80–03–032 80–02–116	391-21-737	REP-P	80-04-074 80-09-092	391-25-090 391-25-090	NEW-P NEW	80–09–090 80–14–046
391-21-712	AMD-P	80-02-156	391-21-738	AMD-E	80-02-116	391-25-092	NEW-P	80-09-090
391-21-712	AMD	80-04-073	391–21–738	AMD-P	80-02-156	391-25-092	NEW	80-14-046
391-21-712 391-21-712	AMD–E REP–P	80-04-074 80-09-092	391–21–738 391–21–738	AMD AMD–E	80-04-073	391-25-110	NEW-P	80-09-090
391-21-712	AMD-E	80-02-116	391-21-738	REP-P	80-04-074 80-09-092	391-25-130 391-25-130	NEW-P NEW	80-09-090 80-14-046
391-21-716	AMD-P	80-02-156	391-21-740	REP-E	80-02-116	391-25-150	NEW-P	80-09-090
391-21-716	AMD	80-04-073	391-21-740	REP-P	80-02-156	391-25-150	NEW	80-14-046
391-21-716	AMD-E	80-04-074	391-21-740	REP	80-04-073	391-25-170	NEW-P	80-09-090
391-21-716 391-21-718	REP-P AMD-E	80-09-092 80-02-116	391-21-740 391-21-742	REP-E REP-E	80-04-074 80-02-116	391-25-170 391-25-190	NEW NEW-P	80-14-046 80-09-090
391-21-718	AMD-P	80-02-116	391-21-742	REP-P	80-02-116	391-25-210	NEW-P	80-09-090
391-21-718	AMD	80-04-073	391-21-742	REP	80-04-073	391-25-210	NEW	80-14-046
391-21-718	AMD-E	80-04-074	391-21-742	REP-E	80-04-074	391-25-230	NEW-P	80-09-090
391-21-718 391-21-719	REP-P NEW-E	80-09-092 80-02-116	391-21-744 391-21-744	REP–E REP–P	80-02-116 80-02-156	391-25-230 391-25-250	NEW NEW-P	80-14-046
391-21-719	NEW-P	80-02-116	391-21-744	REP-F	80-04-073	391-25-250	NEW-P NEW	80-09-090 80-14-046
391-21-719	NEW	80-04-073	391-21-744	REP-E	80-04-074	391-25-252	NEW-P	80-09-090
391-21-719	NEW-E	80-04-074	391-21-746	REP-E	80-02-116	391-25-252	NEW	80-14-046
391-21-719 391-21-720	REPP AMDE	80-09-092 80-02-116	391-21-746 391-21-746	REP–P REP	80-02-156 80-04-073	391-25-253 391-25-253	NEW-P	80-09-090
391-21-720	AMD-P	80-02-116	391-21-746	REP-E	80-04-074	391-25-270	NEW NEW-P	80–14–046 80–09–090
391-21-720	AMD	80-04-073	391-21-748	REP-E	80-02-116	391-25-270	NEW	80-14-046
391-21-720 391-21-720	AMD-E	80-04-074 80-09-092	391-21-748	REP-P	80-02-156	391-25-290	NEW-P	80-09-090
391-21-721	REP-P NEW-E	80-09-092 80-02-116	391-21-748 391-21-748	REP REP-E	80-04-073 80-04-074	391-25-290 391-25-299	NEW NEW-P	80–14–046 80–09–090
391-21-721	NEW-P	80-02-156	391-21-750	REP-E	80-02-116	391-25-299	NEW	80–03–030 80–14–046
391-21-721	NEW	80-04-073	391-21-750	REP-P	80-02-156	391-25-310	NEW-P	80-09-090
391-21-721 391-21-721	NEW-E REPP	80-04-074 80-09-092	391-21-750	REP	80-04-073	391-25-310	NEW	80-14-046
391-21-721	AMD-E	80-09-092 80-02-116	391-21-750 391-21-752	REP-E REP-E	80–04–074 80–02–116	391-25-330 391-25-330	NEW-P NEW	80-09-090 80-14-046
391-21-722	AMD-P	80-02-156	391-21-752	REP-P	80-02-156	391-25-350	NEW-P	80-09-090
391-21-722	AMD	80-04-073	391-21-752	REP	80-04-073	391-25-350	NEW	80-14-046
391-21-722 391-21-722	AMD–E REP–P	80-04-074 80-09-092	391-21-752 391-21-754	REP-E	80-04-074	391-25-370	NEW-P	80-09-090
391-21-723	NEW-E	80-09-092	391-21-754	REP-E REP-P	80-02-116 80-02-156	391-25-370 391-25-390	NEW NEW-P	80–14–046 80–09–090
391-21-723	NEW-P	80-02-156	391-21-754	REP	80-04-073	391-25-390	NEW	80-14-046
391-21-723	NEW	80-04-073	391-21-754	REP-E	80-04-074	391-25-391	NEW-P	80-09-090
391-21-723 391-21-723	NEW-E REP-P	80-04-074 80-09-092	391-21-756 391-21-756	REP-E REP-P	80–02–116 80–02–156	391-25-391 391-25-410	NEW D	80-14-046
391-21-724	AMD-E	80-02-116	391-21-756	REP-P	80-02-136 80-04-073	391-25-410	NEW-P NEW	80-09-090 80-14-046
391-21-724	AMD-P	80-02-156	391-21-756	REP-E	80-04-074	391-25-412	NEW-P	80-09-090
391-21-724	AMD	80-04-073	391-21-758	REP-E	80-02-116	391-25-412	NEW	80-14-046
391-21-724 391-21-724	AMD–E REP–P	80-04-074 80-09-092	391-21-758 391-21-758	REP-P REP	80-02-156 80-04-073	391–25–413 391–25–413	NEW-P	80-09-090
391-21-726	AMD-E	80-02-116	391-21-758	REP-E	80-04-073	391-25-430	NEW NEW-P	80–14–046 80–09–090
391-21-726	AMD-P	80-02-156	391-21-760	REP-E	80-02-116	391-25-430	NEW	80-14-046
391-21-726 391-21-726	AMD E	80-04-073	391-21-760	REP-P	80-02-156	391-25-450	NEW-P	80-09-090
391-21-726 391-21-726	AMD–E REP–P	80-04-074 80-09-092	391-21-760 391-21-760	REP REP-E	80-04-073 80-04-074	391-25-450 391-25-470	NEW NEW-P	80-14-046
391-21-728	AMD-E	80-02-116	391-21-800	REP-P	80-09-092	391-25-470 391-25-470	NEW-P NEW	80-09-090 80-14-046
391-21-728	AMD-P	80-02-156	391-21-802	REP-P	80-09-092	391-25-490	NEW-P	80-09-090
391-21-728 391-21-728	AMD E	80-04-073	391-21-804	REP-P	80-09-092	391-25-490	NEW	80-14-046
391-21-728 391-21-728	AMD–E REP–P	80-04-074 80-09-092	391-21-806 391-21-808	REP-P REP-P	80-09-092 80-09-092	391-25-510 391-25-510	NEW-P NEW	80-09-090
391-21-733	NEW-E	80-02-116	391-21-808	REP-P	80 <u>-</u> 09-092	391-25-530	NEW-P	80-14-046 80-09-090
391-21-733	NEW-P	80-02-156	391-21-812	REP-P	80-09-092	391-25-530	NEW	80-14-046
391–21–733 391–21–733	NEW NEW-E	80-04-073	391-21-814	REP-P	80-09-092	391-25-531	NEW-P	80-09-090
371-21-133	MEW-E	80-04-074	391–21–900	REP-P	80–09–092	391-25-531	NEW	80–14–046

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
391-25-550	NEW-P	80-09-090	391–30–554	REP-P	80-09-092	391-45-110	NEW-P	80-09-093
391-25-550	NEW	80–14–046	391–30–556	REP-P	80-09-092	391-45-110	NEW D	80–14–048 80–09–093
391-25-570	NEW-P	80-09-090 80-14-046	391-30-560 391-30-700	REP-P REP-P	80-09-092 80-09-092	391–45–130 391–45–130	NEW-P NEW	80-09-093 80-14-048
391-25-570 391-25-590	NEW NEW-P	80-09-090	391-30-702	REP-P	80-09-092	391-45-150	NEW-P	80-09-093
391-25-590	NEW	80–14–046	391-30-704	REP-P	80-09-092	391-45-150	NEW	80-14-048
391-25-610	NEW-P	80-09-090	391-30-706	REP-P	80-09-092	391-45-170	NEW-P	80-09-093
391-25-610	NEW	80–14–046	391-30-708	REP-P	80-09-092	391–45–170 391–45–171	NEW B	80–14–048 80–09–093
391-25-630	NEW-P NEW	80–09–090 80–14–046	391–30–710 391–30–712	REP-P REP-P	8009092 8009092	391–45–171	NEW-P NEW	80–09–093 80–14–048
391-25-630 391-25-650	NEW-P	80-09-090	391-30-714	REP-P	80-09-092	391-45-190	NEW-P	80-09-093
391-25-650	NEW	80-14-046	391-30-716	REP-P	80-09-092	391-45-190	NEW	80-14-048
391-25-670	NEW-P	80-09-090	391-30-718	REP-P	80-09-092	391-45-210	NEW-P	80-09-093
391-25-670	NEW DED D	80–14–046 80–09–092	391-30-720 391-30-722	REP–P REP–P	80-09-092 80-09-092	391–45–210 391–45–230	NEW NEW-P	80–14–048 80–09–093
391-30-001 391-30-100	REP-P REP-P	80-09-092	391-30-724	REP-P	80-09-092	391-45-230	NEW	80-14-048
391-30-100	REP-P	80-09-092	391-30-726	REP-P	80-09-092	391-45-250	NEW-P	80-09-093
391-30-104	REP-P	80-09-092	391-30-728	REP-P	80-09-092	391-45-250	NEW	80-14-048
391-30-106	REP-P	80-09-092	391–30–730 391–30–732	REP-P REP-P	80-09-092 80-09-092	391–45–270 391–45–270	NEW-P NEW	80-09-093 80-14-048
391-30-108 391-30-110	REP-P REP-P	80-09-092 80-09-092	391-30-734	REP-P	80-09-092	391-45-290	NEW-P	80-09-093
391-30-110	REP-P	80-09-092	391-30-736	REP-P	80-09-092	391-45-290	NEW	80-14-048
391-30-113	REP-P	80-09-092	391-30-738	REP-P	80-09-092	391-45-310	NEW-P	80-09-093
391-30-114	REP-P	80-09-092	391-30-900	REP-P NEW-P	80-09-092 80-09-091	391–45–310 391–45–330	NEW NEW-P	80–14–048 80–09–093
391-30-116 391-30-118	REP-P REP-P	80-09-092 80-09-092	391-35-001 391-35-001	NEW-P	80–09–091 80–14–047	391–45–330	NEW	80-14-048
391-30-110	REP-P	80-09-092	391-35-002	NEW-P	80-09-091	391-45-350	NEW-P	80-09-093
391-30-122	REP-P	80-09-092	391-35-002	NEW	80-14-047	391–45–350	NEW	80-14-048
391-30-124	REP-P	80-09-092	391-35-010	NEW-P NEW	80-09-091 80-14-047	391–45–370 391–45–370	NEW-P NEW	80-09-093 80-14-048
391-30-126 391-30-128	REP-P REP-P	80-09-092 80-09-092	391-35-010 391-35-030	NEW-P	80-09-091	391–45–390	NEW-P	80-09-093
391-30-130	REP-P	80-09-092	391-35-030	NEW	80-14-047	391-45-390	NEW	80-14-048
391-30-132	REP-P	80-09-092	391-35-050	NEW-P	80-09-091	391-45-410	NEW-P	80-09-093
391-30-134	REP-P	80-09-092 80-09-092	391-35-050 391-35-070	NEW NEW-P	80–14–047 80–09–091	391–45–410 391–45–430	NEW NEW-P	80-14-048 80-09-093
391-30-136 391-30-137	REP-P REP-P	80-09-092 80-09-092	391-35-070	NEW-P	80–14–047	391-45-430	NEW	80-14-048
391–30–138	REP-P	80-09-092	391-35-090	NEW-P	80-09-091	391-45-431	NEW-P	80-09-093
391-30-140	REP-P	80-09-092	391-35-090	NEW	80-14-047	391–45–431	NEW D	80–14–048 80–09–093
391-30-142 391-30-300	REP-P REP-P	80-09-092 80-09-092	391-35-099 391-35-099	NEW-P NEW	80-09-091 80-14-047	391–45–550 391–45–550	NEW-P NEW	80–09–093 80–14–048
391-30-300	REP-P	80-09-092	391-35-110	NEW-P	80-09-091	391-50-001	REP-P	80-09-092
391-30-304	REP-P	80-09-092	391-35-110	NEW	80-14-047	391-50-100	REP-P	80-09-092
391-30-306	REP-P	80-09-092	391-35-130	NEW-P NEW	80-09-091 80-14-047	391-50-102 391-50-104	REP-P REP-P	80-09-092 80-09-092
391-30-308 391-30-310	REP-P REP-P	80-09-092 80-09-092	391-35-130 391-35-150	NEW-P	80-09-091	391-50-105	REP-P	80-09-092
391-30-312	REP-P	80-09-092	391-35-150	NEW	80-14-047	391-50-106	REP-P	80-09-092
391-30-314	REP-P	80-09-092	391-35-170	NEW-P	80-09-091	391-50-108	REP-P	80-09-092
391-30-316	REP-P	80-09-092 80-09-092	391-35-170 391-35-190	NEW NEW-P	80–14–047 80–09–091	391-50-110 391-50-112	REP-P REP-P	80-09-092 80-09-092
391-30-318 391-30-320	REP-P REP-P	80-09-092 80-09-092	391-35-190	NEW-P	80-14-047	391-50-113	REP-P	80-09-092
391-30-321	REP-P	80-09-092	391-35-210	NEW-P	80-09-091	391-50-114	REP-P	80-09-092
391-30-322	REP-P	80-09-092	391-35-210	NEW	80-14-047	391–50–116	REP-P	80-09-092
391-30-500	REP-P	80-09-092 80-09-092	391-35-230 391-35-230	NEW-P NEW	80-09-091 80-14-047	391-50-118 391-50-120	REP-P REP-P	80-09-092 80-09-092
391-30-502 391-30-504	REP-P REP-P	80-09-092 80-09-092	391-35-250	NEW-P	80-09-091	391-50-122	REP-P	80-09-092
391-30-506	REP-P	80-09-092	391-35-250	NEW	80-14-047	391-50-124	REP-P	80-09-092
391-30-508	REP-P	80-09-092	391-45-001	NEW-P	80-09-093	391-50-126	REP-P	80-09-092 80-09-092
391-30-510	REP-P REP-P	80-09-092 80-09-092	391–45–001 391–45–002	NEW NEW-P	80–14–048 80–09–093	391-50-128 391-50-130	REP-P REP-P	80-09-092 80-09-092
391-30-512 391-30-514	REP-P	80 - 09-092	391-45-002	NEW	80-14-048	391-50-132	REP-P	80-09-092
391-30-516	REP-P	80-09-092	391-45-010	NEW-P	80-09-093	391-50-134	REP-P	80-09-092
391-30-518	REP-P	80-09-092	391-45-010	NEW	80-14-048	391-50-136	REP-P	80-09-092
391-30-520	REP-P REP-P	80-09-092 80-09-092	391–45–013 391–45–013	NEW-P NEW	8009093 8014048	391-50-137 391-50-138	REP-P REP-P	80-09-092 80-09-092
391-30-522 391-30-524	REP-P	80-09-092 80-09-092	391–45–019	NEW-P	80-09-093	391-50-140	REP-P	80-09-092
391–30–526	REP-P	80-09-092	391-45-019	NEW	8014048	391-50-142	REP-P	80-09-092
391-30-528	REP-P	80-09-092	391-45-030	NEW-P	80-09-093	391-50-300	REP-P REP-P	80-09-092 80-09-092
391-30-530 391-30-532	REP-P REP-P	80-09-092 80-09-092	391–45–030 391–45–050	NEW NEW-P	80–14–048 80–09–093	391-50-302 391-50-304	REP-P	80-09-092 80-09-092
391-30-532 391-30-534	REP-P	80-09-092	391-45-050	NEW	80-14-048	391-50-306	REP-P	80-09-092
391-30-535	REP-P	80-09-092	391-45-070	NEW-P	80-09-093	391-50-308	REP-P	80-09-092
391-30-536	REP-P	80-09-092	391–45–070	NEW NEW-P	8014048 8009093	391-50-310 391-50-312	REP-P REP-P	80-09-092 80-09-092
391-30-550 391-30-552	REPP REPP	80-09-092 80-09-092	391–45–090 391–45–090	NEW-P NEW	8014048	391-50-312	REP-P	80-09-092
J71-JU-JJ2		00 07 072	1 15 070			,	-	

1913-03-116 REP-P 80-09-02 391-55-120 NEW 80-14-040 391-45-073 NEW 80-09-091 391-50-120 REP-P 80-09-092 391-55-120 NEW 80-14-040 391-45-073 NEW 80-09-092 391-50-120 REP-P 80-09-092 391-55-120 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-09-092 391-50-120 REP-P 80-09-092 391-55-120 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 391-45-070 NEW 80-14-040 NEW	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
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		NEW	80-14-049	391–65–070	NEW	80-14-050			
	391~55–315	NEW-P	80–09–094	391-65-072	NEW-P	80-09-095	391-95-190		

WAC #		WSR #	WAC #	<u>"</u>	WSR #	WAC #		WSR #
391-95-190	NEW	80-14-051	392-109100	NEW-P	80-05-136	392-121-180	NEW	80-10-010
391-95-210	NEW-P	80-09-092	392-109-100	NEW	80-07-038	392-121-185	NEW-P	80–06–176 80–10–010
391-95-210	NEW NEW-P	80-14-051 80-09-092	392–109–105 392–109–105	NEW-P NEW	80–05–136 80–07–038	392-121-185 392-121-190	NEW NEW-P	80 <u>–</u> 10 <u>–</u> 010 80 <u>–</u> 06–176
391-95-230 391-95-230	NEW-P NEW	80-09-092 80-14-051	392-109-103	NEW-P	80-05-136	392-121-190	NEW	80-10-010
391-95-250	NEW-P	80-09-092	392-109-110	NEW	80-07-038	392-123-011	AMD-P	80-04-111
391-95-250	NEW	80-14-051	392-109-115	NEW-P	80-05-136	392-123-011	AMD	80-06-043
391-95-270	NEW-P	80-09-092	392-109-115	NEW	80-07-038	392-123-015	REP-P	80-04-111
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391-95-290 391-95-290	NEW-P NEW	80-09-092 80-14-051	392–109–120 392–121	NEW AMD–P	8007038 8009014	392-123-020	REP-F	80-06-043
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392-105-001	NEW-P	80-03-103	392-121-005	REP-P	80-06-176	392-123-025	REP	80-06-043
392-105-001	NEW	80-05-034	392-121-005	REP	80-10-010	392-123-030	REP-P	80-04-111
392-105-003	NEW-P	80-03-103	392-121-010	REP-P	80-06-176	392-123-030 392-123-035	REP REP-P	80-06-043 80-04-111
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392-105-013	NEW-P	80-03-103	392-121-025	REP-P	80-06-176	392-123-045	REP	80-06-043 80-04-111
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392-109-005	REP-P	80-05-136	392-121-055	REP-P	80-06-176	392-123-054 392-123-055	AMD AMD–P	80-06-043 80-04-111
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392-109-026 392-109-030	REP-P	80–07–038 80–05–136	392-121-115	NEW	80-10-010	392-123-075	REP	80-06-043
392-109-030	REP	80-07-038	392-121-120	NEW-P	80-06-176	392-123-076	AMD-P	80-04-111
392-109-035	REP-P	80-05-136	392-121-120	NEW	80-10-010	392-123-076	AMD	80-06-043
392-109-035	REP	80-07-038	392-121-125	NEW-P	80-06-176	392–123–077 392–123–077	AMD–P AMD	80-04-111 80-06-043
392-109-040 392-109-040	NEW-P NEW	80–05–136 80–07–038	392-121-125 392-121-130	NEW NEW-P	80–10–010 80–06–176	392-123-077	NEW-P	80-06-043 80-04-111
392-109-0 4 0 392-109-045	NEW-P	80-05-136	392-121-130	NEW	80-10-010	392-123-078	NEW	80-06-043
392-109-045	NEW	80-07-038	392-121-135	NEW-P	80-06-176	392-123-079	NEW-P	80-04-111
392-109-050	NEW-P	80-05-136	392-121-135	NEW	80-10-010	392-123-079	NEW	80-06-043
392-109-050	NEW	80-07-038	392-121-140	NEW-P NEW	80–06–176 80–10–010	392-123-080 392-123-085	AMD–P AMD–P	80-04-111 80-04-111
392-109-055 392-109-055	NEW-P NEW	80–05–136 80–07–038	392-121-140 392-121-145	NEW-P	80–10–010 80–06–176	392-123-090	REP-P	80-04-111
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392-109-060	NEW	80-07-038	392-121-150	NEW-P	80-06-176	392-123-095	AMD-P	80-04-111
392-109-065	NEW-P	80-05-136	392-121-150	NEW	80-10-010	392-123-095	AMD	80-06-043
392-109-065	NEW D	80-07-038	392-121-155 392-121-155	NEW-P NEW	80–06–176 80–10–010	392-123-100 392-123-105	AMD–P AMD–P	80-04-111 80-04-111
392-109-070 392-109-070	NEW-P NEW	80–05–136 80–07–038	392-121-133	NEW-P	80–10–010 80–06–176	392-123-110	AMD-P	80-04-111
392-109-075 392-109-075	NEW-P	80-05-136	392-121-160	NEW	80-10-010	392-123-115	AMD-P	80-04-111
392-109-075	NEW	80-07-038	392-121-165	NEW-P	80-06-176	392-123-115	AMD	80-06-043
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392-109-080	NEW D	80-07-038	392-121-170	NEW-P NEW	80–06–176 80–10–010	392-125-035 392-125-035	AMD–P AMD	80-04-109 80-06-042
392-109-085 392-109-085	NEW-P NEW	80–05–136 80–07–038	392-121-170 392-121-175	NEW-P	80-10-010 80-06-176	392-125-040	AMD-P	80-04-109
392-109-090	NEW-P	80-05-136	392-121-175	NEW	80-10-010	392-125-054	ŅEW-P	80-04-109
392-109-090	NEW	8007038	392-121-175	AMD-E	80-12-034	392-125-054	NEW	80-06-042
392-109-095	NEW-P	80-05-136	392-121-175	AMD-P	80-12-056	392-125-055	AMD–P AMD	80-04-109 80-06-042
392-109-095	NEW	80-07-038	392–121–180	NEW-P	80–06–176	392-125-055	עואוט	0 0-00- 042

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-129	AMD-P	80-04-015	392–136–015	NEW-W	80-09-066	392-141-037	NEW	80-05-039
392-129-005	AMD-P	80-02-130	392-136-015	NEW-P	80-09-101	392-141-038	NEW-P	80-03-108
392-129-005 392-129-005	AMD–E AMD	80-02-131 80-04-046	392-136-015 392-136-020	NEW NEW-E	80-12-029 80-06-051	392-141-038 392-141-040	NEW REP-P	80-05-039 80-06-036
392-129-003 392-129-010	AMD-P	80-02-130	392-136-020	NEW-P	80-06-175	392-141-040	REP	80-09-055
392-129-010	AMD-E	80-02-131	392-136-020	NEW-E	80-07-028	392-141-042	NEW-P	80-03-108
392-129-010	AMD	80-04-046	392-136-020	NEW-W	80-09-066	392-141-042	NEW	80-05-039
392-129-015	AMD-P	80-02-130	392-136-020	NEW-P	80-09-101	392-141-043	NEW-P	80-03-108
392-129-015 392-129-015	AMD–E AMD	80-02-131 80-04-046	392-136-020 392-137-001	NEW NEW-P	80-12-029 80-03-106	392-141-043 392-141-045	NEW AMD–P	80-05-039 80-03-108
392-129-013	AMD-P	80-02-130	392-137-001	NEW-F	80-05-037	392-141-045	AMD-I	80-05-039
392-129-020	AMD-E	80-02-131	392-137-002	NEW-P	80-03-106	392-141-050	REP-P	80-06-036
392-129-020	AMD	80-04-046	392-137-002	NEW	80-05-037	392-141-050	REP	80-09-055
392-129-025	NEW-E	80-06-064	392-137-003	NEW-P	80-03-106	392-141-054	NEW-P	80-09-100
392-131-015 392-131-015	AMD–E AMD–P	80–05–010 80–11 <i>–</i> 037	392-137-003 392-137-005	NEW REP-P	80–05–037 80–03–106	392-141-054 392-141-055	NEW AMD-P	80-12-030 80-03-108
392-131-015	AMD-E	80-11-039	392-137-005	REP	80-05-037	392-141-055	AMD-1	80-05-039
392-131-015	AMD	80-14-017	392-137-020	AMD-P	80-03-106	392-141-060	REP-P	80-06-036
392-133-005	REP-P	80-04-110	392-137-020	AMD	80-05-037	392-141-060	REP	80-09-055
392-133-005 392-133-010	REP REP-P	80-06-041 80-04-110	392–137–045 392–137–045	AMD–P AMD	80-03-106 80-05-037	392-141-061 392-141-061	NEW-P NEW	80-09-100 80-12-030
392-133-010	REP	80-06-041	392-137-050	REP-P	80-03-106	392-141-001	AMD-P	80-06-174
392-133-015	REP-P	80-04-110	392-137-050	REP	80-05-037	392-145-030	AMD	80-09-081
392-133-015	REP	80-06-041	392-137-051	NEW-P	80-03-106	392-151-015	AMD-P	80-06-172
392-133-020 392-133-020	REP–P REP	80-04-110 80-06-041	392-137-051	NEW NEW-P	80-05-037	392-151-015	AMD	80-09-015
392-133-020 392-133-025	REP-P	80 <u>–</u> 06–041 80–04–110	392–137–055 392–137–055	NEW-P	80–03–106 80–05–037	392-151-050 392-151-050	AMD-P AMD	80–06–172 80–09–015
392-133-025	REP	80-06-041	392-137-060	NEW-P	80-03-106	392-151-090	AMD-P	80-06-172
392-133-030	REP-P	80-04-110	392-137-060	NEW	80-05-037	392-151-090	AMD	80-09-015
392-133-030	REP	80-06-041	392-137-065	NEW-P	80-03-106	392-153-010	AMD-P	80-06-171
392-133-035 392-133-035	REP-P REP	80-04-110 80-06-041	392-137-065 392-140-001	NEW AMD-P	80–05–037 80–03–107	392-153-010 392-153-015	AMD AMD–P	80-09-027 80-06-171
392-133-040	REP-P	80-04-110	392-140-001	AMD	80-05-038	392-153-015	AMD	80-09-027
392-133-040	REP	80-06-041	392-140-002	REP-P	80-03-107	392-153-020	AMD-P	80-06-171
392-133-045	REP-P	80-04-110	392-140-002	REP	80-05-038	392-153-020	AMD	80-09-027
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392-134-001	NEW-P	80-03-104	392-140-004	REP	80-05-038	392-153-035	AMD	80-09-027
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392-134-013	NEW-P	80-03-104	392-140-008	REP	80-05-038	392-160-010	NEW-P	80–05–135 80–07–039
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392-135-005	AMD-P	80-03-105	392-141-008	NEW	80-05-039	392-160-025	NEW	80-07-039
392-135-005	AMD	80-05-036	392-141-010	REP-P	80-06-036	392-160-030	NEW-P	80-05-135
392-135-010 392-135-010	AMD–P AMD	80–03–105 80–05–036	392-141-010 392-141-015	REP REP-P	80-09-055 80-06-036	392–160–030 392–160–035	NEW NEW-P	80–07–039 80–05–135
392-135-025	REP-P	80-03-105	392-141-015	REP	80-09-055	392-160-035	NEW	80-07-039
392-135-025	REP	80-05-036	392-141-017	NEW-P	80-03-108	392-160-040	NEW-P	80-05-135
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392-136-005 392-136-005	NEW-E NEW-P	80-06-051 80-06-175	392-141-018 392-141-018	NEW-P NEW	80-03-108 80-05-039	392-160-045 392-160-045	NEW-P NEW	80–05–135 80–07–039
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392-136-005	NEW-W	80-09-066	392-141-020	REP	80-09-055	392-161-005	AMD	80-09-016
392-136-005	NEW-P	80-09-101	392-141-025	REP-P	80-06-036	392-161-010	AMD-P	80-06-177
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392-136-010	NEW-P	80-06-175	392-141-027	NEW	80-05-039	392-161-025	AMD-F AMD	80-09-016
392-136-010	NEW-E	80-07-028	392-141-028	NEW-P	80-03-108	392-161-040	AMD-P	80-06-177
392-136-010 392-136-010	NEW-W	80-09-066	392-141-028	NEW DED D	80-05-039	392-161-040	AMD	80-09-016
392-136-010 392-136-010	NEW-P NEW	80-09-101 80-12-029	392-141-030 392-141-030	REP-P REP	80-06-036 80-09-055	392-161-065 392-161-065	AMD–P AMD	80–06–177 80–09–016
392-136-015	NEW-E	80-06-051	392-141-035	REP-P	80-06-036	392-161-080	AMD-P	80-06-177
392-136-015	NEW-P	80-06-175	392-141-035	REP	80-09-055	392-161-080	AMD	80-09-016
392–136–015	NEW-E	80-07-028	392–141–037	NEW-P	80-03-108	392–161–085	AMD-P	80–06–177

WAC #		WSR #	WAC #	WSR #	WAC #	WSR #
392-161-085	AMD _	80-09-016	392-171-310	AMD-P 80-05-137	392-171-375	AM/DE-E 80-12-020
392-161-090	AMD-P	80-06-177	392-171-310	AMD 80-11-054 AMD-E 80-12-020	392-171-376 392-171-376	NEW-P 80-05-137 NEW 80-11-054
392-161-090 392-161-100	AMD REP-P	80–09–016 80–06–177	392-171-310 392-171-311	AMD-E 80-12-020 NEW-P 80-05-137	392-171-376	NEW-E 80-12-020
392-161-100	REP	80-09-016	392-171-311	NEW 80-11-054	392-171-380	AM/DE-P 80-05-137
392-161-101	NEW-P	80-06-177	392-171-311	NEW-E 80-12-020	392-171-380	AM/DE 80-11-054
392-161-101	NEW	80-09-016	392-171-315	AMD-P 80-05-137	392-171-380 392-171-381	AM/DE-E 80-12-020 NEW-P 80-05-137
392-161-104 392-161-104	NEW-P NEW	80–06–177 80–09–016	392–171–315 392–171–315	AMD 80-11-054 AMD-E 80-12-020	392-171-381	NEW 80-11-054
392-161-105	REP-P	80-06-177	392-171-320	AMD-P 80-05-137	392-171-381	NEW-E 80-12-020
392-161-105	REP	8009016	392-171-320	AMD 80-11-054	392-171-385	REP-P 80-05-137
392-161-110	REP-P	80-06-177	392-171-320	AMD-E 80-12-020 AMD-P 80-05-137	392-171-385 392-171-385	REP 80-11-054 REP-E 80-12-020
392-161-110 392-161-115	REP REP-P	80–09–016 80–06–177	392–171–325 392–171–325	AMD 80-11-054	392-171-386	NEW-P 80-05-137
392-161-115	REP	80-09-016	392-171-325	AMD-E 80-12-020	392-171-386	NEW 80-11-054
392-161-116	NEW-P	80-06-177	392-171-330	REP-P 80-05-137	392-171-386	NEW-E 80-12-020
392-161-116	NEW NEW-P	80-09-016 80-06-177	392-171-330 392-171-330	REP 80-11-054 REP-E 80-12-020	392-171-390 392-171-390	REP-P 80-05-137 REP 80-11-054
392-161-118 392-161-118	NEW-F	80–00–177 80–09–016	392-171-331	NEW-P 80-05-137	392-171-390	REP-E 80-12-020
392-161-135	AMD-P	80-06-177	392-171-331	NEW 80-11-054	392-171-391	NEW-P 80-05-137
392-161-135	AMD	80-09-016	392-171-331	NEW-E 80-12-020	392-171-391	NEW 80-11-054 NEW-E 80-12-020
392-161-145	AMD–P AMD	80–06–1 <i>77</i> 80–09–016	392–171–335 392–171–335	REP-P 80-05-137 REP 80-11-054	392-171-391 392-171-395	AM/DE-P 80-05-137
392-161-145 392-161-150	AMD-P	80-06-177	392-171-335	REP-E 80-12-020	392-171-395	AM/DE 80-11-054
392-161-150	AMD	80-09-016	392-171-336	NEW-P 80-05-137	392-171-395	AM/DE-E 80-12-020
392-161-155	AMD-P	80-06-177	392-171-336	NEW 80-11-054 NEW-E 80-12-020	392-171-396 392-171-396	NEW-P 80-05-137 NEW 80-11-054
392-161-155 392-161-160	AMD AMD–P	80-09-016 80-06-177	392-171-336 392-171-340	NEW-E 80-12-020 REP-P 80-05-137	392-171-396	NEW-E 80-12-020
392-161-160	AMD-1	8009016	392-171-340	REP 80-11-054	392-171-400	AM/DE-P 80-05-137
392-161-170	NEW-P	80-06-177	392-171-340	REP-E 80-12-020	392-171-400	AM/DE 80-11-054
392-161-170	NEW D	80-09-016	392–171–341 392–171–341	RECOD-P 80-05-137 RECOD 80-11-054	392-171-400 392-171-401	AM/DE-E 80-12-020 NEW-P 80-05-137
392-161-175 392-161-175	NEW-P NEW	80–06–177 80–09–016	392-171-341	RECOD-E 80-12-020	392-171-401	NEW 80-11-054
392-161-180	NEW-P	80-06-177	392-171-345	REP-P 80-05-137	392-171-401	NEW-E 80-12-020
392-161-180	NEW	80-09-016	392-171-345	REP 80-11-054	392-171-405	AM/DE-P 80-05-137 AM/DE 80-11-054
392-161-185 392-161-185	NEW-P NEW	80–06–177 80–09–016	392–171–345 392–171–346	REP-E 80-12-020 RECOD-P 80-05-137	392-171-405 392-171-405	AM/DE 80-11-054 AM/DE-E 80-12-020
392-167-005	REP-P	80-03-109	392-171-346	RECOD 80-11-054	392-171-406	RECOD-P 80-05-137
392-167-005	REP	80-05-040	392-171-346	RECOD-E 80-12-020	392-171-406	RECOD 80-11-054
392-167-010	REP-P	80-03-109 80-05-040	392-171-350 392-171-350	AM/DE-P 80-05-137 AM/DE 80-11-054	392-171-406 392-171-410	RECOD-E 80-12-020 REP-P 80-05-137
392-167-010 392-167-015	REP REP-P	80-03-109	392-171-350	AM/DE-E 80-12-020	392-171-410	REP 80-11-054
392-167-015	REP	80-05-040	392-171-351	RECOD-P 80-05-137	392-171-410	REP-E 80-12-020
392-167-020	REP-P	80-03-109	392-171-351	RECOD 80-11-054 RECOD-E 80-12-020	392-171-411 392-171-411	RECOD-P 80-05-137 RECOD 80-11-054
392-167-020 392-167-025	REP REP-P	80-05-040 80-03-109	392–171–351 392–171–355	AM/DE-P 80-05-137	392-171-411	RECOD-E 80-12-020
392-167-025	REP	80-05-040	392-171-355	AM/DE 80-11-054	392-171-415	REP-P 80-05-137
392-167-030	REP-P	80-03-109	392-171-355	AM/DE-E 80-12-020	392-171-415	REP 80-11-054
392-167-030	REP REP-P	80-05-040 80-03-109	392–171–356 392–171–356	AM/DE-P 80-05-137 AM/DE 80-11-054	392-171-415 392-171-416	REP-E 80-12-020 RECOD-P 80-05-137
392-167-035 392-167-035	REP-F	80-05-040	392-171-356	AM/DE-E 80-12-020	392-171-416	RECOD 80-11-054
392-167-040	REP-P	80-03-109	392-171-358	RECOD-P 80-05-137	392-171-416	RECOD-E 80-12-020
392-167-040	REP	80-05-040	392-171-358	RECOD 80-11-054 RECOD-E 80-12-020	392-171-420 392-171-420	AM/DE-P 80-05-137 AM/DE 80-11-054
392-167-045 392-167-045	REP-P REP	80-03-109 80-05-040	392–171–358 392–171–360	REP-P 80-05-137	392-171-420	AM/DE-E 80-12-020
392-167-050	REP-P	80-03-109	392-171-360	REP 80-11-054	392-171-421	NEW-P 80-05-137
392-167-050	REP	80-05-040	392-171-360	REP-E 80-12-020	392-171-421	NEW 80-11-054
392-167-055	REP–P REP	80-03-109 80-05-040	392–171–361 392–171–361	RECOD-P 80-05-137 RECOD 80-11-054	392-171-421 392-171-425	NEW-E 80-12-020 AM/DE-P 80-05-137
392-167-055 392-167-060	REP-P	80-03-109	392-171-361	RECOD-E 80-12-020	392-171-425	AM/DE 80-11-054
392-167-060	REP	8005040	392-171-365	REP-P 80-05-137	392-171-425	AM/DE-E 80-12-020
392-167-065	REP-P	80-03-109	392-171-365	REP 80-11-054 REP-E 80-12-020	392-171-426 392-171-426	RECOD-P 80-05-137 RECOD 80-11-054
392-167-065 392-167-070	REP REP-P	80-05-040 80-03-109	392-171-365 392-171-366	RECOD-P 80-05-137	392-171-426	RECOD-E 80-12-020
392-167-070	REP	80-05-040	392-171-366	RECOD 80-11-054	392-171-430	AM/DE-P 80-05-137
392-167-075	REP-P	80-03-109	392-171-366	RECOD-E 80-12-020	392-171-430	AM/DE 80-11-054 AM/DE-E 80-12-020
392–167–075	REP AMD–P	80-05-040 80-08-002	392-171-370 392-171-370	REP-P 80-05-137 REP 80-11-054	392-171-430 392-171-431	RECOD-P 80-05-137
392-171 392-171	AMD-P	80-09-058	392-171-370	REP-E 80-12-020	392-171-431	RECOD 80-11-054
392-171	AMD-P	80-11-036	392-171-371	RECOD-P 80-05-137	392-171-431	RECOD-E 80-12-020
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392-171-626	NEW 80-11-054	392-171-690	AM/DE-P 80-05-137	392-171-750	AM/DE-E 80-12-020
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392-171-635	AM/DE-P 80-05-137	392-171-695	AM/DE-E 80-12-020	392-171-756	RECOD 80-11-054
392-171-635	REP 80-11-054	392-171-696	RECOD-P 80-05-137	392-171-756	RECOD-E 80-12-020
392-171-635	REP-E 80-12-020	392-171-696	RECOD 80-11-054	392-171-760	AM/DE-P 80-05-137
392-171-636	RECOD-P 80-05-137 NEW 80-11-054	392-171-696 392-171-700	RECOD-E 80-12-020 AM/DE-P 80-05-137	392-171-760 392-171-760	AM/DE 80-11-054 AM/DE-E 80-12-020
392-171 <i>-</i> 636 392-171-636	NEW-E 80-12-020	392-171-700	REP 80-11-054	392-171-761	RECOD-P 80-05-137
392-171-640	AM/DE-P 80-05-137	392-171-700	REP-E 80-12-020	392-171-761	RECOD 80-11054
392-171-640	REP 80-11-054	392-171-701	RECOD-P 80-05-137	392-171-761	RECOD-E 80-12-020
392-171-640	REP-E 80-12-020 RECOD-P 80-05-137	392-171-701 392-171-701	NEW 80-11-054 NEW-E 80-12-020	392-171-766 392-171-766	RECOD-P 80-05-137 RECOD 80-11-054
392-171-641 392-171-641	NEW 80-11-054	392-171-705	AM/DE-P 80-05-137	392-171-766	RECOD-E 80-12-020
392-171-641	NEW-E 80-12-020	392-171-705	AM/DE 80-11-054	392-171-771	RECOD-P 80-05-137
392-171-645	AM/DE-P 80-05-137	392-171-705	AM/DE-E 80-12-020	392-171-771	RECOD 80-11-054
392-171-645	REP 80-11-054 REP-E 80-12-020	392-171-706 392-171-706	RECOD-P 80-05-137 RECOD 80-11-054	392-171-771 392-171-776	RECOD-E 80-12-020 RECOD-P 80-05-137
392-171-645 392-171-646	RECOD-P 80-05-137	392-171-706	RECOD-E 80-12-020	392-171-776	RECOD 80-11-054
392-171-646	RECOD 80-11-054	392-171-710	AM/DE-P 80-05-137	392-171-776	RECOD-E 80-12-020
392-171-646	RECOD-E 80-12-020	392-171-710	REP 80-11-054	392-171-781	RECOD-P 80-05-137
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392-171-650 392-171-650	REP-E 80-12-020	392-171-711	RECOD 80-11-054	392-171-786	NEW-P 80-05-137
392-171-651	RECOD-P 80-05-137	392-171-711	RECOD-E 80-12-020	392-171-786	NEW 80-11-054
392-171-651	RECOD 80-11-054	392-171-715	AM/DE-P 80-05-137	392-171-786	NEW-E 80-12-020
392-171-651 392-171-655	RECOD-E 80-12-020 AM/DE-P 80-05-137	392-171-715 392-171-715	AM/DE 80-11-054 AM/DE-E 80-12-020	392–173 392–173	AMD-P 80-05-088 AMD-P 80-08-001
392-171-655	REP 80-11-054	392-171-716	RECOD-P 80-05-137	392-173	AMD-P 80-09-057
392-171-655	REP-E 80-12-020	392-171-716	NEW 80-11-054	392-173	AMD 80-11-038
392-171-656	RECOD-P 80-05-137	392-171-716	NEW-E 80-12-020	392-173-005	AMD-P 80-05-088 AMD 80-11-038
392-171-656 392-171-656	NEW 80-11-054 NEW-E 80-12-020	392-171-720 392-171-720	AM/DE-P 80-05-137 AM/DE 80-11-054	392-173-005 392-173-010	AMD-P 80-05-088
392-171-660	AM/DE-P 80-05-137	392-171-720	AM/DE-E 80-12-020	392-173-010	AMD 80–11–038
392-171-660	REĆOD-P 80-05-137	392-171-721	RECOD-P 80-05-137	392-173-015	AMD-P 80-05-088
392-171-660	AM/DE 80-11-054 AM/DE-E 80-12-020	392-171-721 392-171-721	RECOD 80-11-054 RECOD-E 80-12-020	392-173-015 392-173-020	AMD 80-11-038 AMD-P 80-05-088
392-171-660 392-171-661	RECOD-P 80-05-137	392-171-721	AM/DE-P 80-05-137	392-173-020	AMD 80-11-038
392-171-661	NEW 80-11-054	392-171-725	AM/DE 80-11-054	392-173-025	AMD-P 80-05-088
392-171-661	NEW-E 80-12-020	392-171-725	AM/DE-E 80-12-020	392-173-025	AMD 80-11-038
392-171-665	AM/DE-P 80-05-137 REP 80-11-054	392-171-726 392-171-726	RECOD-P 80-05-137 NEW 80-11-054	392-173-030 392-173-030	AMD-P 80-05-088 AMD 80-11-038
392-171-665 392-171-665	REP-E 80-12-020	392-171-726	NEW-E 80-12-020	392-173-035	AMD-P 80-05-088
392-171-666	RECOD-P 80-05-137	392-171-730	AM/DE-P 80-05-137	392-173-035	AMD 80–11–038
392-171-666	NEW 80-11-054	392-171-730	AM/DE 80-11-054	392-173-040	AMD-P 80-05-088
392-171-666 392-171-670	NEW-E 80-12-020 AM/DE-P 80-05-137	392-171-730 392-171-731	AM/DE-E 80-12-020 NEW-P 80-05-137	392-173-040 392-173-045	AMD 80-11-038 AMD-P 80-05-088
392-171-670 392-171-670	AM/DE 80-11-054	392-171-731	NEW 80-11-054	392-173-045	AMD 80-11-038
392-171-670	AM/DE-E 80-12-020	392-171-731	NEW-E 80-12-020	392-173-050	AMD-P 80-05-088
392-171-671	RECOD-P 80-05-137	392-171-735	AM/DE-P 80-05-137	392-173-050	AMD 80-11-038 AMD-P 80-05-088
392-171-671 392-171-671	NEW 80-11-054 NEW-E 80-12-020	392-171-735 392-171-735	AM/DE 80-11-054 AM/DE-E 80-12-020	392-173-055 392-173-055	AMD-P 80-05-088 AMD 80-11-038
392-171-675	AM/DE-P 80-05-137	392-171-736.	RECOD-P 80-05-137	392-173-060	REP-P 80-05-088
392-171-675	AM/DE 80-11-054	392-171-736	RECOD 80-11-054	392-173-060	REP 80-11-038
392-171-675	AM/DE-E 80-12-020	392-171-736	RECOD-E 80-12-020 AM/DE-P 80-05-137	392~173 – 065	AMD-P 80-05-088 AMD 80-11-038
392-171-676 392-171-676	RECOD-P 80-05-137 NEW 80-11-054	392-171-740 392-171-740	AM/DE 80-11-054	392-173-065 392-173-070	REP-P 80-05-088
392-171-676 392-171-676	NEW-E 80-12-020	392-171-740	AM/DE-E 80-12-020	392-173-070	REP 80-11-038
392-171-680	REP-P 80-05-137	392-171-741	REĆOD-P 80-05-137	392-173-075	AMD-P 80-05-088
392-171-680	REP 80-11-054	392-171-741 392-171-741	RECOD 80-11-054 RECOD-E 80-12-020	392-173-075 392-173-080	AMD 80-11-038 AMD-P 80-05-088
392-171-680 392-171-681	REP-E 80-12-020 RECOD 80-11-054	392-171-741 392-171-745	AM/DE-P 80-05-137	392-173-080 392-173-080	AMD 80-11-038
392-171-681	RECOD-E 80-12-020	392-171-745	AM/DE 80-11-054	392-181-005	REP-P 80-03-110

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-181-005	REP	8005041	402-24-035	AMD-P	80-12-055	402-48-010	AMD-P	80-12-055
392-181-010	REP-P	80-03-110	402-24-040	AMD-P	80-12-055	402-48-020	AMD-P	80-12-055
392-181-010	REP	80-05-041	402-24-060	AMD-P	80-12-055	402-48-030	AMD-P	80-12-055
392-181-015	REP-P REP	80–03–110 80–05–041	402-24-070 402-24-085	AMD–P AMD–P	80-12-055 80-12-055	402-48-040 434-28-010	AMD–P AMD–P	80-12-055 80-03-115
392-181-015 392-181-020	REP-P	80-03-041 80-03-110	402-24-090	AMD-P	80-12-055	434-28-010	REP	80-05-014
392-181-020	REP	80-05-041	402-24-095	AMD-P	80-12-055	434–28–012	NEW	80-05-014
392-181-025	REP-P	80-03-110	402-24-125	AMD-P	80-12-055	434-28-030	REP-P	80-03-115
392-181-025	REP	80-05-041	402-24-130	AMD-P	80-12-055	434–28–030	REP	80-05-014
392-181-030	REP-P	80-03-110	402-24-140	AMD-P	80-12-055	434-62-005	NEW-P	80-11-045
392-181-030 392-181-035	REP REP-P	80-05-041 80-03-110	402-24-150 402-24-170	AMD–P AMD–P	80-12-055 80-12-055	434–62–010 434–62–020	NEW-P NEW-P	80-11-045 80-11-045
392-181-035 392-181-035	REP-P	80 <u>–</u> 05–110 80–05–041	402-24-170	AMD-P	80-12-055 80-12-055	434-62-030	NEW-P	80-11-045
392-183-005	REP-P	80-03-111	402-24-190	AMD-P	80-12-055	434–62–040	NEW-P	80-11-045
392-183-005	REP	80-05-042	402-24-200	AMD-P	80-12-055	434–62–050	NEW-P	80-11-045
392-183-010	REP-P	80-03-111	402-24-220	AMD-P	80-12-055	434–62–060	NEW-P	80-11-045
392-183-010	REP REPP	80-05-042 80-03-111	402–24–230 402–28–010	AMD-P	80-12-055	434–62–070	NEW-P	80-11-045
392-183-015 392-183-015	REP-P REP	80–03–111 80–05–042	402-28-010	AMD–P AMD–P	80-12-055 80-12-055	434–62–080 434–62–090	NEW-P NEW-P	80-11-045 80-11-045
392-183-020	REP-P	80-03-111	402-28-031	AMD-P	80-12-055	434–62–100	NEW-P	80-11-045
392-183-020	REP	80-05-042	402-28-035	AMD-P	80-12-055	434–62–110	· NEW-P	80-11-045
392-183-025	REP-P	80-03-111	402-28-040	AMD-P	80-12-055	434–62–120	NEW-P	80-11-045
392-183-025	REP	80-05-042	402-28-051	AMD-P	80-12-055	434–62–130	NEW-P	80-11-045
392-183-030 392-183-030	REP-P REP	80–03–111 80–05–042	402-28-052 402-28-053	AMD-P AMD-P	80-12-055 80-12-055	434–62–140 434–69–005	NEW-P NEW-P	80-11-045 80-03-119
392-190-010	AMD-P	80–05–042 80–06–173	402-28-054	AMD-P	80–12–055 80–12–055	434–69–005	NEW~P	80–05–013
392-190-010	AMD	80-09-017	402-28-055	AMD-P	80-12-055	434–69–010	NEW-P	80-03-119
392-190-035	AMD-P	80-06-173	402-28-080	AMD-P	80-12-055	434–69–010	NEW	80-05-013
392-190-035	AMD	80-09-017	402-28-090	REP-P	80-12-055	434–69–020	NEW-P	80-03-119
392-190-040 392-190-040	AMD–P AMD	80–06–173 80–09–017	402-28-091 402-28-100	NEW-P REP-P	80-12-055 80-12-055	434–69–020 434–69–030	NEW NEW-P	80–05–013 80–03–119
392-190-045	AMD-P	80-06-173	402-28-101	NEW-P	80-12-055	434-69-030	NEW-P	80–05–013
392-190-045	AMD	80-09-017	402-28-110	AMD-P	80-12-055	434–69–040	NEW-P	80-03-119
392-190-050	AMD-P	80-06-173	402-28-120	AMD-P	80-12-055	434–69–040	NEW	80-05-013
392-190-050	AMD	80-09-017	402-28-99004	NEW-P	80-12-055	434–69–050	NEW-P	80-03-119
392-190-055 392-190-055	AMD–P AMD	80–06–173 80–09–017	402–32 402–32–020	AMD-P AMD-P	80-12-055 80-12-055	434–69–050 434–69–060	NEW NEW-P	80–05–013 80–03–119
392-190-075	AMD-P	80-06-173	402-32-030	AMD-P	80-12-055	434–69–060	NEW-P	80-05-013
392-190-075	AMD	80-09-017	402-32-100	NEW-P	80-12-055	434-69-070	NEW-P	80-03-119
402-10-010	AMD-P	80-12-055	402-36-025	AMD-P	80-12-055	434–69–070	NEW	80-05-013
402-12-050 402-12-080	AMD–P AMD–P	80-12-055 80-12-055	402-36-030	AMD-P AMD-P	80-12-055	434–69–080	NEW-P	80-03-119
402-12-080	AMD-P	80-12-055 80-12-055	402-36-040 402-36-050	AMD-P AMD-P	80-12-055 80-12-055	434–69–080 446–20–010	NEW NEW-P	80–05–013 80–05–101
402-12-100	AMD-P	80-12-055	402-36-060	AMD-P	80-12-055	446-20-010	NEW-E	80-05-102
402-12-125	AMD-P	80-12-055	402-36-070	AMD-P	80-12-055	446-20-010	NEW	80-08-057
402-12-160	AMD-P	80-12-055	402–36–080	AMD-P	80-12-055	446-20-020	NEW-P	80-05-101
402-12-170 402-12-250	AMD-P NEW-P	80-12-055 80-12-055	402–36–090 402–36–095	AMD-P AMD-P	80-12-055 80-12-055	446~20—020 446—20—020	NEW-E	80-05-102
402-12-230	AMD-P	80-12-055 80-12-055	402-36-100	AMD-P	80-12-055 80-12-055	446-20-020	NEW NEW-P	80-08-057 80-05-101
402-16-230	AMD-P	80-12-055	402-36-110	AMD-P	80-12-055	446-20-030	NEW-E	80-05-101
402-16-232	NEW-P	80-12-055	402-36-120	AMD-P	80-12-055	446-20-030	NEW	80-08-057
402-16-234	NEW-P	80-12-055	402-36-125	NEW-P	80-12-055	446-20-040	NEW-P	80-05-101
402-16-238 402-16-240	NEW-P AMD-P	80-12-055 80-12-055	402-36-130 402-36-140	AMD-P AMD-P	80-12-055 80-12-055	446-20-040 446-20-040	NEW-E NEW	80-05-102 80-08-057
402-16-250	AMD-P	80-12-055 80-12-055	402-36-140	AMD-P	80-12-055 80-12-055	446-20-050	NEW-P	80-08-057 80-05-101
402-16-270	AMD-P	80-12-055	402-36-153	NEW-P	80-12-055	446-20-050	NEW-E	80-05-102
402-16-280	AMD-P	80-12-055	402-36-155	AMD-P	80-12-055	446-20-050	NEW	80-08-057
402-19-190	AMD-P	80-12-055	402-36-157	NEW-P	80-12-055	446–20–060	NEW-P	80-05-101
402-19-250 402-19-300	AMD–P AMD–P	80-12-055 80-12-055	402-36-160 402-40-020	AMD-P	80-12-055 80-12-055	446-20-060	NEW-E	80-05-102
402-19-400	AMD-P	80-12-055 80-12-055	402-40-030	AMD-P AMD-P	80-12-055 80-12-055	446–20–060 446–20–070	NEW NEW-P	80-08-057 80-05101
402-19-500	AMD-P	80-12-055	402-40-040	AMD-P	80-12-055	446-20-070	NEW-E	80-05-102
402-19-530	NEW	80-02-080	402-40-050	AMD-P	80-12-055	446-20-070	NEW	80-08-057
402-19-530	AMD-P	80-12-055	402-44-010	AMD-P	80-12-055	446-20-080	NEW-P	80-05-101
402-21-030 402-21-050	AMD–P AMD–P	80-12-055 80-12-055	402-44-030 402-44-040	AMD-P	80-12-055	446-20-080	NEW-E	80-05-102
402-21-030	REP-P	80-12-055 80-12-055	402-44-040	AMD-P AMD-P	80-12-055 80-12-055	446–20–080 446–20–090	NEW NEW-P	80-08-057 80-05-101
402-22-070	AMD-P	80-12-055	402-44-060	AMD-P	80-12-055 80-12-055	446-20-090	NEW-F	80 - 05-101
402-22-110	AMD~P	80-12-055	402-44-070	AMD-P	80-12-055	446-20-090	NEW	80-08-057
402-22-200	AMD-P	80-12-055	402-44-080	AMD-P	80-12-055	446-20-100	NEW-P	80-05-101
402-24-020 402-24-024	AMD–P AMD–P	80-12-055 80-12-055	402-44-090 402-44-100	AMD–P AMD–P	80-12-055 80-12-055	446-20-100	NEW-E	80-05-102
402-24-024	NEW-P	80-12-055 80-12-055	402-44-100	AMD-P AMD-P	80-12-055 80-12-055	446-20-100 446-20-110	NEW NEW-P	80-08-057 80-05-101
402-24-030	AMD-P	80-12-055	402-44-120	AMD-P	80-12-055	446-20-110	NEW-E	80-05-101
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
446–20–110	NEW	80-08-057	448-12-090	AMD	80-05-112	458–57–130	NEW	80-03-048
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446-20-120	NEW-E	80-05-102	448-12-100	AMD–E AMD	8004005 8005112	458-57-140 458-57-150	NEW NEW-P	80-03-048 80-01-116
446-20-120 446-20-130	NEW NEW-P	80-08-057 80-05-101	44812100 45814126	NEW-E	80–03–112 80–13–005	458-57-150	NEW	80-03-048
446-20-130	NEW-E	80-05-101	458-20-192	AMD-E	80-08-058	458-57-160	NEW-P	80-01-116
446-20-130	NEW	80-08-057	458-20-192	AMD-E	80-14-026	458-57-160	NEW	80-03-048
446-20-140	NEW-P	80-05-101	458-20-192	AMD-P	80-14-027	458-57-170	NEW-P	80-01-116 80-03-048
446-20-140	NEW-E	80-05-102 80-08-057	458-40-18600	AMD–P AMD	80–05–117 80–08–041	458-57-170 458-57-180	NEW NEW-P	80-03-048 80-01-116
446-20-140 446-20-150	NEW NEW-P	80-08-037 80-05-101	458-40-18600 458-40-18600	AMD-E	80-08-042	458-57-180	NEW	80-03-048
446-20-150	NEW-E	80-05-102	458-40-18629	AMD	80-02-019	458-57-190	NEW-P	80-01-116
446-20-150	NEW	80-08-057	458-40-18643	NEW-P	80-05-117	458-57-190	NEW	80-03-048
446-20-160	NEW-P	80-05-101	458-40-18643	NEW F	80-08-041	458-57-200 458-57-200	NEW-P NEW	80-01-116 80-03-048
446-20-160	NEW-E NEW	80-05-102 80-08-057	458-40-18643 458-40-18644	NEW-E NEW-P	80-08-042 80-05-117	458-57-210 458-57-210	NEW-P	80-01-116
446-20-160 446-20-170	NEW-P	80-05-101	458-40-18644	NEW	80-08-041	458-57-210	NEW	80-03-048
446-20-170	NEW-E	80-05-102	458-40-18644	NEW-E	80-08-042	458-57-220	NEW-P	80-01-116
446-20-170	NEW	80-08-057	458-40-18645	NEW-P	80-05-117	458-57-220	NEW D	80-03-048 80-01-116
446-20-180	NEW-P	80-05-101	458-40-18645 458-40-18645	NEW NEW-E	80-08-041 80-08-042	458-57-230 458-57-230	NEW-P NEW	80-03-048
446-20-180 446-20-180	NEW-E NEW	80–05–102 80–08–057	458-40-18646	NEW-E	80-05-117	458-57-240	NEW-P	80-01-116
446-20-190	NEW-P	80-05-101	458-40-18646	NEW	80-08-041	458-57-240	NEW	80-03-048
446-20-190	NEW-E	80-05-102	458-40-18646	NEW-E	80-08-042	458-57-250	NEW-P	80-01-116
446-20-190	NEW	80-08-057	458-40-18647 458-40-18647	NEW-P NEW	80–05–117 80–08–041	458-57-250 458-57-260	NEW NEW-P	8003048 8001116
446–20–200 446–20–200	NEW-P NEW-E	80–05–101 80–05–102	458-40-18647	NEW-E	80-08-041	458-57-260	NEW	80-03-048
446-20-200	NEW	80-08-057	458-40-18648	NEW-P	80-05-117	458-57-270	NEW-P	80-01-116
446-20-210	NEW-P	80-05-101	458-40-18648	NEW	80-08-041	458-57-270	NEW	80-03-048
446-20-210	NEW-E	80-05-102	458-40-18648	NEW-E	80-08-042 80-05-117	458-57-280 458-57-280	NEW-P NEW	80-01-116 80-03-048
446-20-210 446-20-220	NEW NEW-P	80–08–057 80–05–101	458-40-19000 458-40-19000	AMD–P AMD	80–03–117 80–08–041	458-57-290	NEW-P	80-01-116
446-20-220	NEW-E	80-05-102	458-40-19000	AMD-E	80-08-042	458-57-290	NEW	80-03-048
446-20-220	NEW	80-08-057	458-40-19001	AMD-P	80-05-117	458-57-300	NEW-P	80-01-116
446-20-230	NEW-P	80-05-101	458-40-19001	AMD	80-08-041 80-08-042	458-57-300 458-57-310	NEW NEW-P	80-03-048 80-01-116
446–20–230 446–20–230	NEW-E NEW	80-05-102 80-08-057	458-40-19001 458-40-19002	AMD–E AMD–P	80–05–117	458-57-310	NEW	80-03-048
446-20-240	NEW-P	80-05-101	458-40-19002	AMD	80-08-041	458-57-320	NEW-P	80-01-116
446-20-240	NEW-E	80-05-102	458-40-19002	AMD-E	80-08-042	458-57-320	NEW NEW-P	80–03–048 80–01–116
446-20-240	NEW D	80–08–057 80–05–101	458-40-19003 458-40-19003	AMD-P AMD	80–05–117 80–08–041	458-57-330 458-57-330	NEW-P	80-03-048
446–20–250 446–20–250	NEW-P NEW-E	80 <u>–</u> 05–101 80 <u>–</u> 05–102	458-40-19003	AMD-E	80-08-042	458-57-340	NEW-P	80-01-116
446-20-250	NEW	80-08-057	458-40-19004	AMD-P	80-05-117	458-57-340	NEW	80-03-048
446-20-260	NEW-P	80-05-101	458-40-19004	AMD	80-08-041	458-57-350	NEW-P NEW	80-01-116 80-03-048
446–20–260	NEW-E NEW	80-05-102 80-08-057	458-40-19004 458-40-19104	AMD-E NEW-P	8008042 8014055	458-57-350 458-57-360	NEW-P	80-03-048 80-01-116
446–20–260 446–20–270	NEW-P	80–05–101	458-40-19105	NEW-P	80-14-056	458-57-360	NEW	80-03-048
446-20-270	NEW-E	80-05-102	458-40-19300	NEW-P	80-14-056	458-57-370	NEW-P	80-01-116
446-20-270	NEW	80-08-057	458-57	NEW-P	80-03-003	458–57–370 458–57–380	NEW NEW-P	80-03-048 80-01-116
446-20-400	NEW-P NEW-E	80–05–101 80–05–102	458-57-010 458-57-010	NEW-P NEW	80-01-116 80-03-048	458-57-380	NEW-F	80-03-048
446–20–400 446–20–400	NEW-E	80-08-057	458-57-020	NEW-P	80-01-116	458-57-390	NEW-P	80-01-116
446-20-410	NEW-P	80-05-101	458-57-020	NEW	80-03-048	458-57-390	NEW	80-03-048
446-20-410	NEW-E	80-05-102	458-57-030	NEW-P	80-01-116	458-57-400	NEW-P NEW	80-01-116 80-03-048
446-20-410	NEW NEW-P	80–08–057 80–05–101	458-57-030 458-57-040	NEW NEW-P	80-03-048 80-01-116	458–57–400 458–57–410	NEW-P	80-01-116
446-20-420 44620-420	NEW-P	80–05–101 80–05–102	458-57-040	NEW	80-03-048	458-57-410	NEW	80-03-048
446-20-420	NEW	80-08-057	458-57-050	NEW-P	80-01-116	458-57-420	NEW-P	80-01-116
446-20-430	NEW-P	80-05-101	458-57-050	NEW	80-03-048	458-57-420 458-57-430	NEW NEW-P	80-03-048 80-01-116
446-20-430	NEW-E NEW	80-05-102 80-08-057	458–57–060 458–57–060	NEW-P NEW	80-01-116 80-03-048	458-57-430	NEW	80-03-048
446-20-430 446-20-440	NEW-P	80-05-101	458-57-070	NEW-P	80-01-116	458-57-440	NEW-P	80-01-116
446-20-440	NEW-E	80-05-102	458-57-070	NEW	80-03-048	458-57-440	NEW	80-03-048
44620440	NEW	80-08-057	458-57-080	NEW-P NEW	8001116 8003048	458-57-450 458-57-450	NEW-P NEW	8001116 8003048
446-20-450 446-20-450	NEW-P NEW-E	80-05-101 80-05-102	458-57-080 458-57-090	NEW-P	80-01-116	458-57-460	NEW-P	80-01-116
446-20-450	NEW-E	80-08-057	458-57-090	NEW	8003048	458-57-460	NEW	80-03-048
448-12-015	AMD-P	80-04-004	458-57-100	NEW-P	80-01-116	458-57-470	NEW-P NEW	80-01-116 80-03-048
448-12-015	AMD-E	80-04-005	458-57-100 458-57-110	NEW NEW-P	80-03-048 80-01-116	458-57-470 458-57-480	NEW-P	80-01-116
448-12-020 448-12-020	AMD-P AMD-E	80-04-004 80-04-005	458-57-110	NEW	80-03-048	458-57-480	NEW	80-03-048
448-12-020	AMD	80-05-112	458-57-120	NEW-P	80-01-116	458-57-490	NEW-P	80-01-116
448-12-090	AMD-P	80-04-004	458-57-120	NEW NEW-P	80-03-048 80-01-116	458–57–490 458–57–500	NEW NEW-P	80-03-048 80-01-116
448-12-090	AMD-E	8004005	458-57-130	MEM-L	00-01-110	450-57-500	11277 1	

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
458-57-500	NEW	80-03-048	460-80-910	REP	80-04-036	478–160–120	AMD-P	80-11-050
458-60-002	NEW-P	80-11-020	460-80-915	NEW-P	80-02-099	478-160-145	AMD-P	80-11-050
458-60-045	NEW-P	80-11-020	460-80-925	NEW-P	80-02-099	478–160–210	AMD-P	80-11-050
458–60–046 458–60–048	NEW-P NEW-P	80-11-020 80-11-020	460–80–935 460–80–945	NEW-P NEW-P	80-02-099	478-160-215	AMD-P	80-11-050
460-10A-015	AMD-P	80-02-098	461–08–006	NEW-P	80-02-099 80-06-052	478-160-216 478-160-225	NEW-P AMD-P	80-11-050 80-11-050
460-10A-015	AMD	80-04-037	461-08-070	AMD	80-02-100	478-160-223	AMD-P	80-11-050
460-16A-085	AMD-P	80-02-098	466-06-010	REP-P	80-06-148	478-160-251	REP-P	80-11-050
460-16A-085	AMD	80-04-037	466-06-010	REP	80-09-056	479-16-015	AMD-P	80-06-063
460-20A-220	AMD-P	80-02-098	468-34-030	NEW-P	80-10-024	479–16–015	AMD-P	80-10-012
460-20A-220 460-32A-235	AMD AMD-P	80–04–037 80–02–098	468-34-030	NEW	80-13-042	479~20—036	AMD-P	80-06-063
460-32A-235	AMD-P AMD	80-02-098 80-04-037	468–38–450 468–38–450	AMD-P AMD-E	80-03-043 80-04-043	479–20–036 480–12–180	AMD AMD-P	80-10-013
460-42A-080	AMD-P	80-02-098	468-38-450	AMD-E	80-04-044	480-12-180	AMD-P	80–06–157 80–09–024
460-42A-080	AMD	80-04-037	468-42-014	AMD-E	80-02-042	480-12-180	AMD-P	80-13-033
460-42A-085	NEW-P	80-02-098	468-42-125	NEW	80-02-088	480-12-186	NEW-P	80-06-157
460-42A-085	NEW	80-04-037	468-42-129	AMD	80-03-020	480-12-186	NEW-P	80-09-024
460–44A–010 460–44A–010	AMD-P AMD	80-02-098	468-42-542	AMD-P	80-03-065	480-12-186	NEW-P	80-13-033
460-44A-020	AMD-P	80-04-037 80-02-139	468–42–542 468–42–542	AMD-E AMD	80-03-066 80-05-028	480–12–195 480–12–195	AMD-E	80-08-029
460-44A-020	AMD	80-04-037	468-58-050	AMD-P	80–03–028 80–03–015	480-12-195	AMD-P AMD	80-08-032 80-11-008
460-44A-030	AMD-P	80-02-098	468-58-050	AMD-E	80-03-055	480-12-210	AMD-P	80-09-102
460-44A-030	AMD	80-04-037	468-58-050	AMD	80-05-027	480-12-210	AMD-P	80-12-024
460-44A-040	REP-P	80-02-098	468–66–010	AMD-P	80-02-141	480-12-210	AMD	80-13-061
460-44A-040	REP	80-04-037	468-66-010	AMD-P	80-04-035	480-12-260	AMD-E	80-08-029
460-44A-041 460-44A-041	NEW-P NEW	80–02–098 80–04–037	468–66–010 468–66–010	AMD-P	80-05-026	480-12-260	AMD-P	80-08-032
460-44A-045	NEW-P	80-02-098	468-66-030	AMD AMD-P	80-06-057 80-02-141	480-12-260 480-12-340	AMD AMD-P	80-11-008
460-44A-045	NEW	80-04-037	468–66–030	AMD-P	80-04-035	480-12-340	AMD-P AMD	80-09-111 80-12-023
460-44A-060	AMD-P	80-02-098	468-66-030	AMD	80-04-095	480-12-465	NEW-P	80-09-111
460-44A-060	AMD	80-04-037	468-66-040	REP-P	80-02-141	480-12-465	NEW	80-12-023
460-44A-065	NEW-P	80-02-098	468-66-040	REP-P	80-04-035	480-30-045	NEW-P	80-09-019
460–44A–065 460–44A–070	NEW NEW-P	80–04–037 80–02–098	468-66-040	REP	80-04-095	480-30-045	NEW	80-12-025
460-44A-070	NEW	80-04-037	468–66–050 468–66–050	AMD-P AMD-P	80-02-141 80-04-035	480–30–095 480–30–095	NEW-P NEW-E	80-04-033 80-04-034
460-44A-075	NEW-P	80-02-098	468–66–050	AMD	80-05-055	480-30-095	NEW-E	80-04-034 80-06-156
460-44A-075	NEW	80-04-037	468-66-070	AMD-P	80-02-141	480-30-095	NEW-P	80-09-022
460-60A-015	AMD-P	80-02-098	468-66-070	AMD-P	80-04-035	480-30-095	NEW-P	80-09-104
460-60A-015 460-80-105	AMD NEW-P	80-04-037 80-02-099	468-66-070	AMD	80-05-055	480-30-095	NEW-P	80-11-006
460-80-103	AMD-P	80-02-099 80-02-099	468–66–140 468–66–140	AMD-P AMD	80-02-141 80-04-095	480–30–095 480–30–100	NEW	80-11-029
460-80-110	AMD	80-04-036	468–95	AMD-P	80-04-093 80-02-110	480–30–100	AMD-P AMD-E	80-04-033 80-04-034
460-80-120	REP-P	80-02-099	468-95	AMD	80-04-045	480-30-100	AMD-P	80-06-156
460-80-120	REP	80-04-036	468-300-005	AMD-P	80-02-174	480-30-100	AMD-P	80-09-022
460-80-125	NEW-P	80-02-099	468-300-005	AMD	80-04-104	480-30-100	AMD-P	80-09-104
460-80-125 460-80-130	NEW REP-P	80-04-036 80-02-099	468-300-010	AMD-P	80-02-174	480-30-100	AMD-P	80-11-006
460-80-130	REP	80–02–099 80–04–036	468-300-010 468-300-010	AMD AMD–P	80-04-104 80-13-028	480–30–100 480–40–070	AMD	80-11-029
460-80-140	AMD-P	80-02-099	468-300-020	AMD-P	80-02-174	480-40-070	AMD-P AMD-E	80-04-031 80-04-032
460-80-140	AMD	80-04-036	468-300-020	AMD	80-04-104	480-40-070	AMD-P	80-06-155
460-80-150	REP-P	80-02-099	468-300-030	AMD-P	80-02-174	480-40-070	AMD-P	80-09-023
460-80-150 460-80-170	REP	80-04-036	468-300-030	AMD	80-04-104	480-40-070	AMD-P	80-09-103
460-80-170 460-80-170	REP-P REP	80-02-099 80-04-036	468-300-040	AMD-P	80-02-174	480-40-070	AMD-P	80-11-005
460-80-180	REP-P	80-02-099	468-300-040 468-300-050	AMD AMD–P	80-04-104 80-02-174	480–40–070 480–40–075	AMD	80-11-030
460-80-180	REP	80-04-036	468-300-050	AMD-I	80-04-104	480-40-075	NEW-P NEW-E	80-04-031 80-04-032
460-80-200	REP-P	80-02-099	468-300-100	NEW-P	80-06-148	480-40-075	NEW-P	80-06-155
460-80-200	REP	80-04-036	468-300-100	NEW	80-09-056	480-40-075	NEW-P	80-09-023
460-80-210 460-80-210	REP-P	80-02-099	468-300-110	NEW-P	80-06-148	480-40-075	NEW-P	80-09-103
460-80-210	REP REP-P	80-04-036 80-02-099	468-300-500	REP-P	80-02-174	480-40-075	NEW-P	80-11-005
460-80-220	REP	80-04-036	468-300-500 468-300-700	REP NEW-P	80-04-104 80-06-148	480-40-075 480-70-330	NEW D	80-11-030
460-80-300	AMD-P	80-02-099	468-300-700	NEW	80-09-056	480-70-330	AMD-P AMD-E	80-04-029 80-04-030
460-80-300	AMD	80-04-036	478-116-240	AMD-P	80-06-133	480-70-330	AMD-P	80-06-154
460-80-315	NEW-P	80-02-099	478-116-240	AMD	80-12-002	480-70-330	AMD-P	80-09-025
460-80-315 460-80-320	NEW DED D	80-04-036	478-116-600	AMD-P	80-06-133	480-70-330	AMD-P	80-09-105
460-80-320 460-80-320	REP-P REP	80–02–099 80–04–036	478-116-600	AMD	80-12-002	480-70-330	AMD	80-11-007
460-80-330	REP-P	80-04-036 80-02-099	478-132-030 478-138-050	AMD AMD–P	80-03-049 80-06-133	480–70–400 480–70–400	AMD-P	80-04-029
460-80-330	REP	80-04-036	478-156-016	AMD-F	80 <u>–</u> 03–133 80 <u>–</u> 03–005	480-70-400 480-70-400	AMD–E AMD–P	80-04-030 80-06-154
460-80-900	REP-P	80-02-099	478-156-017	AMD	80-03-005	480-70-400	AMD-P	80-09-025
460-80-900	REP	80-04-036	478-160-060	AMD-P	80-11-050	480-70-400	AMD-P	80-09-105
460-80-905 460-80-910	NEW-P	80-02-099	478-160-105	AMD-P	80-11-050	480-70-400	AMD	80-11-007
400-00-¥10	REP-P	80–02–099	478–160–110	AMD-P	80–11–050	480–70–405	NEW-P	80-04-029

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
480-70-405	NEW-E	80-04-030	484-20-040	AMD-P	80-05-142	504–16–160	AMD-P	80-04-141
480-70-405	NEW-P	80-06-154	484-20-040	AMD	80-09-069	504-16-160	AMD	80-07-015
480-70-405	NEW-P	80-09-025	484-20-050	AMD-P	80-05-142	504–16–170 504–16–170	AMD–P AMD	80–04–141 80–07–015
480-70-405	NEW-P NEW	80–09–105 80–11–007	484-20-050 484-20-055	AMD AMD–P	80-09-069 80-05-142	504-20-005	AMD-P	80-03-072
480-70-405 480-120-056	AMD-P	80-05-131	484-20-055	AMD	80-09-069	504-20-005	AMD-P	80-04-064
480-120-056	AMD-P	80-08-031	484-20-065	AMD-P	80-05-142	504-20-020	AMD-P	80-04-141
480-120-056	AMD	80-09-049	484-20-065	AMD	8009069	504-20-020	AMD	80-07-015
480-120-061	AMD-P	80-05-131	484-20-068	AMD-P	80-05-142	504-20-040	NEW-P	80-04-141
480-120-061	AMD-P	80-08-031	484-20-068	AMD AMD–P	80-09-069 80-05-142	504-20-040 504-24-010	NEW AMD-P	80-07-015 80-04-141
480-120-061	AMD AMD–P	80-09-049 80-05-131	484-20-070 484-20-070	AMD-P AMD	80-03-142 80-09-069	504-24-010	AMD-1	80-07-015
480-120-081 480-120-081	AMD-P	80-08-031	484-20-075	AMD-P	80-05-142	504-24-020	AMD-P	80-04-141
480-120-081	AMD	80-09-049	484-20-075	AMD	80-09-069	504-24-020	AMD	80-07-015
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482-12-010	REP	80-09-069	484-20-080	AMD	80-09-069	504-24-030 504-28-010	AMD AMD–P	80–07–015 80–04–141
482-12-015	REP-P	80-05-142 80-09-069	484-20-090 484-20-090	AMD–P AMD	80-05-142 80-09-069	504-28-010	AMD-P	80-07-015
482-12-015 482-12-020	REP REP-P	80-09-069 80-05-142	484-20-100	AMD-P.	80-05-142	504-28-020	AMD-P	80-04-141
482-12-020	REP	80-09-069	484-20-100	AMD	80-09-069	504-28-020	AMD	80-07-015
482-12-025	REP-P	80-05-142	484-20-110	AMD-P	80-05-142	504-28-030	AMD-P	80-04-141
482-12-025	REP	80-09-069	484-20-110	AMD	80-09-069	504-28-030	AMD	80-07-015
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482-12-030	REP REP-P	80-09-069 80-05-142	484–20–145 484–40–005	AMD-P	80–05–142	504-28-060	AMD-P	80-04-141
482-12-035 482-12-035	REP-F	80-09-069	484-40-005	AMD	80-09-069	504-28-060	AMD	80-07-015
482-12-040	REP-P	80-05-142	484-40-020	AMD-P	80-05-142	504-32-010	AMD-P	80-04-141
482-12-040	REP	80-09-069	484-40-020	AMD	80-09-069	504-32-010	AMD	80-07-015
482-12-050	REP-P	80-05-142	490–38–010	REP-P	80-02-004	504–32–030 504–32–030	REP-P REP	80-04-141 80-07-015
482-12-050	REP REP-P	80-09-069 80-05-142	490-38-010 490-38-020	REP REP-P	80-05-062 80-02-004	504-32-050	REP-P	80-04-141
482-12-060 482-12-060	REP-P	80 <u>–</u> 03–142 80 <u>–</u> 09–069	490-38-020	REP	80-05-062	504-32-050	REP	80-07-015
482-12-100	REP-P	80-05-142	490-38-030	REP-P	80-02-004	504-32-060	AMD-P	80-04-141
482-12-100	REP	80-09-069	490-38-030	REP	80-05-062	504-32-060	AMD	80-07-015
482-12-105	REP-P	80-05-142	490–38–040	REP-P	80-02-004	504-36-030 504-36-030	AMD–P AMD	80-04-141 80-07-015
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482-12-110 482-12-110	REP-F	80-09-069	490–38–050	REP	80-05-062	516-12-010	AMD-P	80-07-035
482-12-150	REP-P	80-05-142	490-38-051	REP-P	80-02-004	516-12-010	AMD	80-12-003
482-12-150	REP	80-09-069	490-38-051	REP	80-05-062	516-12-020	AMD-P	80-07-035
482-12-160	REP-P	80-05-142	490–38–060	REP-P	80-02-004 80-05-062	516-12-020 516-12-030	AMD AMD–P	80-12-003 80-07-035
482-12-160	REP REP-P	80-09-069 80-05-142	490–38–060 490–38–070	REP REP-P	80-03-062 80-02-004	516-12-030	AMD-I	80-12-003
482-12-190 482-12-190	REP	80-09-069	490–38–070	REP .	80-05-062	516-12-050	AMD-P	80-07-035
482-12-210	REP-P	80-05-142	490-38-080	REP-P	80-02-004	516-12-050	AMD	80-12-003
482-12-210	REP	80-09-069	490-38-080	REP	80-05-062	516-12-070	AMD-P	80-07-035
482-16-010	REP-P	80-05-142	490–38–090	NEW-P	80-02-004	516-12-070 516-12-073	AMD_P	80–12–003 80–07–035
482-16-010 482-16-015	REP REP-P	80-09-069 80-05-142	490–38–090 490–38–100	NEW NEW-P	80-05-062 80-02-004	516-12-073	AMD-P AMD	80-12-003
482-16-015	REP	80-09-069	490-38-100	NEW	80-05-062	516-12-080	AMD-P	80-07-035
482-16-025	REP-P	80-05-142	490-38-110	NEW-P	80-02-004	516-12-080	AMD	80-12-003
482-16-025	REP	80-09-069	490-38-110	NEW	80-05-062	516-12-130	AMD-P	80-07-035 80-12-003
482-16-035	REP-P	80-05-142	490–38–120 490–38–120	NEW-P NEW	80-02-004 80-05-062	516-12-130 516-12-140	AMD AMD–P	80-07-035
482-16-035 482-16-045	REP REP-P	80-09-069 80-05-142	490-38-120	NEW-P	80-02-004	516-12-140	AMD	80-12-003
482-16-045	REP	80-09-069	490-38-130	NEW	80-05-062	516-12-145	AMD-P	80-07-035
482-16-050	REP-P	80-05-142	490-38-131	NEW-P	80-02-004	516-12-145	AMD	80-12-003
482-16-050	REP	80-09-069	490-38-131	NEW	80-05-062	516-12-150	AMD-P	80-07-035
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